Les Soupirs de L' Europe &c.

OR, THE

GROANS

OF

EUROPE

AT THE

PROSPECT

OFTHE

PRESENT POSTURE

OF

AFFAIRS.

In a Letter from a Gentleman at the Hague to a Member of Parliament.

Made English from the Original French.

Printed in the YEAR M DCC XIII.

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## EUROPE, &c.

IVE me leave, SIR, to tell you my Thoughts on the Q- S- to h- P- on the 6th. (17th) of June last? with my usual freedom, and as briefly as may be. Those things in it which are plainly express'd deferve some Remarks, but those which seem to be naturally

imply'd will bear many more.

There is a surprizing Change in the Posture of Affairs. Formerly, when  $G \longrightarrow B \longrightarrow$  acted on all occasions, in entire Concert with Her Allies, Parliamentary Speeches were as full and comprehensive as could be wish'd, there was nothing in them mysterious, and every Man might eafily comprehend the Meaning of the Expression, which made Persons of all Ranks the eagerer to see them, and to take the greater Satisfaction in the perulal, as always expecting to find in them some new Overture for the Advancement of the Common Cause.

What a Harvest of Honour and Glory-did the English Nation reap in those Times! No Year pass'd but her Troops in Conjunction with those of Her Allies, and under the Command of the Great Chief, the Queen had put at their Head, either gain'd some fignal Victory, or made some important Conquest.

We Foreigners now look for Great Britain in Great Britain and can scarce believe we have found it. The State, indeed, is the same; but the Spirit, and the Conduct have a different Aspect. Other Measures and Maxims have Succeeded in the Place of former Counfels; and we cannot but be apprehensive, that, unless Providence prevent it, her former Allies may have the Distatisfaction of seeing her Enemies become her Friends.

'Tis true, we are still in Alliance with Great Britain: But what is become of that Mutual Confidence, and Communication, which that Sacred Tie exacts? Look back, SIR, I befeech you into what has pass'd within a Twelvemonth, especially as to the Negotiations of Peace; and u

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Judge, what our Opinion must be of it.

You know the Engagement the Allies are under by the Treaty of the Year, 1701, the Words are these, Neutri Partium Fas sit, Bello semel suscepto, de pace cum hoste tractare, nisi conjunctim, & communicatis Confilis; that is, the War being once begun, it shall not be Lawful for either Party to treat of Peace with the Enemy, unless it be in Concert and by joint Counsels. Nevertheless was not a private Negotiation enter'd upon the last Year, without the least Privity or Participation of the Allies, and with fo much Secrecy, that the same was in great Forwardness, before they could discover there was any on Foot? Were not Ministers sent to France, and others from the Most Christian King receiv'd, entertain'd and treated with? After several Conferences and a Discussion of all Points which we had no Hand in, were not certain Preliminary Articles agreed on, and deliver'd to the Ministers of the Allies, as a Basis, or Introduction to a General Negotiation? Is this Treating in Concert, and by joint Counsels?

I pass over the extraordinary Method in which the Invitation to the Congress at Otrecht was made, because the Emperor and the States General have not insisted on the Form; they sent their Ministers thither; the

other Allies follow'd their Example; those of France came; they gave in their Proposals, which were Answer'd by other Proposals. All this is sufficient to warrant the Legality of a Congress, tho' in other Respects, never so irregular. Thus we have here a Place, and a General Assembly settled; where the Treaty must be carried on; but, is it so in good Earnest? No sooner is this Congress so much wish'd for, and insisted on, form'd; but it seems to us to be neglected and the former Seperate and Secret Methods of Negociation to be resum'd, unknown to the other Allies.

Can you or any Man contradict what I say? Is it not matter of Fact that the Specifick and common Demands of the High Allies were deliver'd to the Plenipotentiaries of France on the 5th. of March last? That since that Time, no manner of Answer could be got from them? That in the mean time, Secret and Private Negotiations have been carried on with the King their Master? That these Negotiations were never Communicated to the Allies? And that, to this very 7th. of July N. S. they pretended they knew no more of them, than what is found in Her Majesty's Speech to the Parliament on the 6th. (17th.) past?

If this be so, we cannot but think, it will look strange to Posterity, that in a General Congress, settled to treat of Peace, and after four Months Expectation, the Allies should not have the Answer the Enemy was to make to their Demands, till they sound

it in Her Majesty's Speech to the Parliament.

But let us examine that Speech, fince there we are to be inform'd of what is defign'd for the rest of Europe by the Secret Negotiations between the Two Crowns, which hitherto, have not thought, fit to declare

their Intentions otherwife.

The first thing we look for in it, is the Cession and Evacuation of Spain and the West Indies by the Duke of Anjou, into the Hands of the Emperor; and instead of that, we find in it his Renunciation to the Crown of France, and a Regulation of the Order, which shall hereaster be observed in the Succession to the said Crown. A Thing, it is my private Opinion, none of the Allies ever thought of, demanded, or de-

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fired, and the Question will be, whether that can procure the Repose, or Sasety of Europe. Her Majesty declares:

the Duke of Anjon shall, for himself, and his Descendants, renounce for ever all Claim to the Crown

of France.

fion to those Dominions, after the Duke of Anjou and his Children, is to descend to such Prince as shall be agreed upon at the Treaty, for ever exclu-

ding the rest of the House of Bourbon.

III. That France offers to make the Rhine the Barrier of the Empire; to yield Brisac, the Fort of Kehl and Landau; and to raze all the Fortresses, both on the other side of the Rhine, and in that River. And that as to the Protestant Interest in Germany, there will be, on the Part of France, no Objection to the Resettling thereof on the Foot of the

Treaty of Westphalia.

IV. That the Spanish Low Countries may go to His Imperial Majesty; the Kingdoms of Naples and Sardinia, the Dutchy of Milan, and the Places belonging to Spain on the Coast of Tuscany, may likewise be yielded by the Treaty of Peace to the Emperor. And as to the Kingdom of Sicily, tho there remains no Dispute concerning the Cession of it by the Duke of Anjou, yet the Disposition thereof is not yet determined.

\* V. That the Interests of the States General, with Respect to Commerce, are agreed to, as they have been demanded by their own Ministers, with the Exception only of some very sew Species of Merchandise, and the entire Barrier, as demanded by the States in 1709, from France, except Two or Three

Places at most.

VI. That the Demands of Portugal depending on the Disposition of Spain, and that Article having been long in Dispute, it has not yet been possible to make any considerable Progress therein; but Her Majesty's Plenipotentiaries will now have an Opportunity to assist that King in his Pretensions.

VII. That those of the King of Prussia are such as Her Majesty hopes will admit of little Difficulty on the Part of France; and that her Endeavors shall not be wanting to procure all she is able to se good an Ally.

VIII. That the Difference between the Barrier demanded for the Duke of Savoy in 1709, and the Offers now made by France, is very inconfiderable: But that Prince having so signally distinguished himfelf in the Service of the common Cause, Her Maiesty is endeavouring to procure for him still further

Advantages.

'IX. That France has consented that the Elector Palatine shall continue his present Rank among the the Electors, and remain in Possession of the Upper Palatinate.

' X. That the Electoral Dignity is likewise acknow-

e ledged in the House of Hanover.

XI. That the affuring of the Protestant Succession as by Law established, in the House of Hanover to Great Britain being what Her Majesty has nearest at Heart: Particular Care is taken, not only to have that acknowledged in the strongest Terms, but to have an additional Security, by the Removal of that Person out of the Dominions of France, who has pretended to disturb this Settlement.

fhall be absolutely yielded to the English; that the whole Bay and Streights of Hudson shall be restored to them; and that the lstand of Newsoundland with Placentia shall be delivered up to them, together with an absolute Cession of Annapolis, and of the rest of Nova Scotia, or Accadia. And that over and above all these, their Mediterranean Trade, and British Interest and Insluence in those Parts will be secured by the Possession of Gibraltar and Port Mahon, with the whole Island of Minorea, which are offered to be lest in Her Majesty's Hands.

\* XIII. That a Treaty of Commerce between Great Britain and France has been enter'd upon; but that it is impossible to finish this Work so ioon as were

to be defired; That Care is however taken to establish a Method of settling this Matter; and in the mean Time Provision is made, that the same Privileges and Advantages as shall be granted to any other Nation by France, shall be granted in like man-

ner to the English.

"XIV. That the Trade to Spain, and to the West Indies, may in general be settled, as it was in the Time of the late King of Spain, Charles II. and a particular Provision be made, that all Advantages, Rights, or Privileges, which have been granted, or which may hereafter be granted, by Spain, to any other Nation, shall be, in like manner, granted to the Sub-

jects of Great Britain.

'XV. But that the Part which the English have born in the Profecution of this War, intitling them to fome Distinction in the Terms of Peace, Her Majesty has insisted and obtain'd, that the Assistance, or Contract for Furnishing the Spanish West Indies with Negroes shall be made with the English for the Term of Thirty Years, in the same manner as it has been enjoy'd by the French for Ten Years past.

Here are Fifteen Articles, a moderate Discussion of which might take up as many Memorials or Treatises of a tolerable length; But Brevity is commendable in all sorts of Writings, especially in a Letter; and I am oblig'd, for more than one Reason, to be as short

as possible in this.

It is observable, That in Communicating to the Parliament the Conditions on which it is intended to make Peace with France, There is no Mention of the PRINCIPAL, which is the Yielding to the Duke of Anjou Spain and the West Indies; it being thought sufficient to suppose it as understood, and even to lay it down as the Foundation of the whole Scheme. It is, however, Notorious, That the Common and Main Design in the present War, was, not only to wrest from the Hands of France the Netherlands, the Dutchy of Milan, and the Kingdom of Naples, but also Spain and the West Indies; It is our Opinon. That the General Interest of Europe requires it. That

Justice supports this Demand; and that the Safety of the Dominions of Great Britain, as well as of Our

Provinces depends upon it.

I am not ignorant, That according to the Sentiments of a Party, which daily gathers Strength, all the rest of Europe is stark Blind, and knows nothing of its own Interests; That whatever has been said, written, and afferted, for these Fifty Years past, about the Succession to the Spanish Monarchy, are mere Chimeras; And that the Publick Tranquillity and Liberty will be no less Secure if Spain and the West Indies be lest in the House of Bourbon, than if they were restored to the House of Austria. But who shall be convinced of this besides those Persons, who sit their Judgment to

to their Inclinations?

If the Defign of Preserving Spain and the West Indies in the House of Anstria were a new Project, never heard of before in England, the Partition now proposed to us would appear less Surprizing. But who knows not, that fince the Peace of Breda, or rather since France has declared her Pretensions, the PRESERVATION of Spain and the West Indies is become a Fundamental Principle and Maxim of Union, and COMMON CAUSE among the Allies? 'Tis true that in Consideration of Peace, and because the Case appear'd to be very Remote, the Triple Alliance left the Question undecided; But nevertheless it was agreed by the Separate Articles, That in Case the most Christian King should persist in his Resolution to carry his Victorious Arms into the Netherlands, or that, by other Shifts or Artifices, he should endeavour to hinder or elude the Conclusion of the Peace, England and the United Provinces should be obliged to side with Spain, and to make War with their United Forces, both by Sea and Land, to force her to a Peace, not only on the Conditions before-mention'd, but, if it be thought fit and convenient, and God shall prosper the Arms taken for that Purpose, the War shall be continued till things are re-Stored to the same Condition they were in at the Time of the Pyrenean Treaty.

The Danger appearing Greater, and Nearer at the Time of the Grand Alliance concluded at Vienna on the 12th of May 1689, between the late Emperor Leopold and the States General, with the Accession of the King of England, it was agreed by the Separate Article, That, Casu quo modernus Hispaniarum Rex è Vità decederet, non relictis legitimis Descendentibus, quem Casum clementer Deus avertere velit, se Casaream Majestatem ejusve haredes ad Successionem ejusdem Domini legitime Competentem in Monarchiam Hispanicam, et ejus Regna, Provincias, Ditiones, et Jura earundum adipiscendam et asserendam, quin etiam Possessionem contra Gallos ejusque adharentes qui se huic Successioni directe vel indirecte opponere vellent, Omnibus Viribus adjuturos & in Contrarium attentantium Vim Vi repulsuros: That is, 'That in Case the present King of Spain should die without leaving lawful Issue, which God in his Mercy forbid, they will, with all their Forces, affift his Imperial Majesty and his Heirs, in obtaining and maintaining the lawful Succession of the faid Lord to the Spanish Monarchy, with all the Kingdoms, Provinces, Lordships, and Rights thereunto belonging; as also the Possession thereof against the French and their Adherents, who may oppose the faid Succession, directly or indirectly; and that they will repell Force by Force, in case any Attempts be made to the contrary.

The French King having found Means to disarm, and by the Peace of Ryswick to divide the Allies, the latter were soon sensible of the Fault they had committed; and the Power of France appear'd so Exorbitant, that they thought themselves under a Necessity of consenting to a Treaty of Partition. However, the Parliament of England did not approve that Treaty; being of Opinion, that the very same Motives upon which it was made, ought rather to hinder the making of it; and that 'twas better to hazard all, than to consent to such Accession of Power to the Common Enemy. Upon this Foundation they attack'd the four Lords who had either advised the late King to the said Treaty, or by his Orders, Negotiated the same. The House of Commons, by an Address of the 23d of April 1701 desir'd

bis Majesty to remove from his Councils John Lord Somers, Edward Earl of Orford, and Charles Lord Hallisax, as also William Earl of Portland, who, said they, Transacted those Treaties so unjust in their own Nature, and so fatal in their Consequences to England, and the Peace of Europe. At the same time, the Commons impeached them of High Crimes and Misdemeanors; and no Body knows where this Prosecution, which was began and carried on with great Heat, would have ended, if the Differences that arose between the two Houses about their Privileges, had not put a stop to it.

Be pleas'd, SIR, to take Notice, that at that time the French King was in the Height of his Power. He was already posses'd of all Spain; His Arms bore all down, without Controll in Italy; he kept our Troops Prisoners in the Low Countries; and press'd hard upon us in the very Heart of our State. If at that time, and at so puzling a Juncture, the House of Commons judged a Partition of the Monarchy of Spain to be unjust in its own Nature, and fatal in its Consequences to England and the Peace of Europe: What Notion may be entertain'd of it at this time, when, by God's Bleffing, we are in a Condition as we suppose to wrest that whole Monarchy from the Hands of the Enemy? And when, humanly speaking, nothing but the Division of the Allies can hinder our Success? If they, who advised that Partition deserv'd then to be Prosecuted for High Crimes and Misdemeanors; what Judgment can now be made of those, who not only advise it, but seem to endeavour to impose on the Allies the fatal Necessity of submitting to it?

The House of Lords shew'd more Moderation than the Commons in the Prosecution of the sour Impeach'd Lords; yet they declared by their Address to the King of the 14th of the same Month, that they were of Opinion, that no Peace could be safe and lasting unless the entire Monarchy of Spain were restor'd to the House of Austria: And thereupon desired his Majesty to enter into such an Alliance with the Emperor, as his Majesty should think convenient, pursuant to the Intent of the Treaty

Treaty of 1689, assuring his Majesty that they would

beartily and effectually affist him therein.

Upon THIS PRINCIPLE, the present War was begun, and with the SAME VIEW it has been constantly carried on without Interruption, both on the Part of England and this State; which I can prove, and will do it presently, by the Queen's Speeches to Her Parliament, and by the Addresses of both Houses annually presented to Her Majesty from the Year 1702

to the Year 1711.

But what ftronger Proof can I produce in this Matter, than the very Negotiations with the Enemy? You know that in the Conferences of the Year 1700 the Marquis de Torcy and the President Rouille offer'd themselves the Evacuation of Spain; and that the same was afterwards agreed on and flipulated by the third, fourth, and fixth of the famous Preliminary Articles of the 28th of May in the same Year. here you may observe, that when the most Christian King broke off that Negotiation, he did not complain of any Hardship in being oblig'd to acknowledge all Right to the Monarchy of Spain to be in the Person of K. Char. and not to fend any Succours to the Duke of Anjou his Grandfon, but only of having no longer time than two Months allow'd to recal him, and withdraw his Troops from Spain. Nay, he declar'd, by the Answer, which on the 7th of November following, was deliver'd by the Marquis de Torcy to Monsieur Petkum, That the greatest Difficulty consisted in the 34th Article, it being impossible for the King to execute it, even altho his Majesty Should sign the Same; that therefore, without entring upon the Observations that might be made on the Expressions and Form of the other Articles, in suppressing the Form of the said Articles, the King would preserve the Substance thereof.

The first Article of the Project of Peace offer'd by France on the 2d. of January 1710. N. S. is, in that Respect of the same Nature and Tenour; Here it is Verbatim; As for Spain; an Authentick Promise, on the King's part, to acknowledge, immediately after the Signing of the Peace, the Archduke Charles of Austria, in Quality of King of Spain, and, in general, of all the Territories.

ritories depending on that Monarchy, as well in the Old as New World; excepting only, the States and Countries, which the King of Portugal and the Duke of Savoy have, by their Treaties concluded with the Emperor and his Allies, agreed to dismember; and excepting also the Places, which the Archduke has engaged to leave to the States General of the United Provinces of the Netherlands.

A like Promise, not only to withdraw all the Succors his Majesty has been able to give the King his Grand-son, but also not to send him for the suture any Assistance, to maintain himself upon the Throne, of what

kind foever, directly or indirectly.

And for a Pledge of the Performance of this Promise, his Majesty is willing to entrust the States-General with Four of his Places in Flanders, which he shall choose to be deliver'd into their Hands, and to be by them kept, till the Affairs of Spain are terminated; as Hospasses and Security of the Word which he shall give them, not to concern himself, directly or indirectly, with the Affairs of that Monarchy.

He will likewise promise to forbid his Subjects, under severe Penalties to list among the Troops of his Catholick Majesty; obliging himself to have such a strick, Regard to the Observation of such his Prohibition, that

none shall act contrary thereto.

'His Majesty is pleas'd also to consent, that neither the 'Monarchy of Spain, nor any Part of it, shall ever be united to the Monarchy of France; and that no Prince, of the House of France, may either reign, or acquire any thing in the Extent of the Monarchy of Spain, by any of the Methods, which shall be all specify'd.

The Spanish Indies shall be comprehended in all that shall be said with respect to the Monarchy of Spain, as making a principal Part thereof; and the King will promise, that no Vessel of his Subjects shall go to the said Indies, either to traffick, or under any other Pre-

tence.

'Twas upon this Foundation that the Conferences of Gertruydenburg were afterwards set on Foot; and altho' by an Artifice against which the Allies were unguarded, the Ministers of France sound the Secret of making the Proposal

Proposal of some Dismembring hearken'd unto, yet they never durst to infinuate the Leaving the Duke of Anjou in Possession of Spain; and they were dismis'd without departing in the least from the Principal and IMMUTABLE FOUNDATION of all the preceding Negotiations, to wit, the entire and absolute Restitution of the

Monarchy of Spain to the House of Austria-

The Unfincere way of Proceeding of the French was very much referted in England, and the Queen spoke her thoughts of it in full Parliament, on the 15th. of November 1709, in such a manner as sufficently shew'd her Indignation. In the Beginning of this Year, said her Majesty, our Enemies made use of all their Artifices to amuse us with false Appearances, and artful Insunations of their Desire of Peace, in Hopes that from thence, means might be found to Create some Divisions or Jealousies among the Allies: But they were entirely Disappointed in their Expectations, and such Measures were taken upon that Occasion, as made it impossible for them long to disguise their insucerity, &c.

The next Year, in the Month of December, 1710. Her Majesty open'd the Session of Parliament in the same Disposition: I shall, said She, recommend to you what is absolutely Necessary for our common Safety. The Carrying on the War in all its Parts, but particularly in Spain, with the utmost Vigor, is the likeliest means, with God's Blessing, to procure a safe and Honourable Peace for us, and all our Allies, whose Support and Interest I have tru-

ly at Heart, &c.

I know not what may have embarrass'd our Affairs, and rais'd the Spirits of our Enemies, since that Time: We push'd them last year, in Savoy, as far as Fort Barreaux; we finish'd the Campaign in Catalonia, by the glorious Raising the Siege of Cardona, and the Defeating of the Enemies Troops; we kept them in Germany as Unactive and benumm'd as if they had been Struck with Medusa's Head; and in the Netherlands, we took Bouchain in the Sight of their whole Army, and under their very Canon, after having penetrated into their Lines without the Loss of one Man. The Election and Coronation of the Emperor, succeeded according to our Wishes; Hungary is pacified; and no ill Accident has yet befallen us. We have begun the Campaign

paign in the Netherlands with as great Superiority as the preceding Years. The indifferent Success of the Enterprize against the Magazines of Arras, and the Posts on the Senset, has not hindred us from taking Post on the other fide of the Scheld; and the beginning of the Campaign might have been Signaliz'd by the Defeat of the French Army, and attended by the taking of Arras and Cambray, had not the Forces been feperated. Our Worst was the taking of Quesnoy in 13 days of open Trenches, and at the time I have the Honour to write to you, the Enemy tremble for Landrecy and Maubeuge. Now I wou'd fain know, what Reasons there may be for leaving Spain and the West-Indies in the Hands of the Duke of Anjon; and depriving us of the Fruits of fo many Victories? Is there it not some PRIVATE INTEREST, some LURKING DESIGN. some Secret of State, which 'tis thought important keep from our Knowledge?

Give me leave, SIR, to set before you a POLITICAL PROBLEM, and to ask you this Question, which of the two is to be the RULE we ought to go by, either the Opinion of the Queen and Her Parliaments from the Year 1702 to the Year 1711, or that which you have taken up since the Year 1711, and seem still to

entertain?

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You now will have us raise the French Monarchy on the Ruins of that of Spain; to which we answer, with the very words of the Queen in several of her Speeches, That no safe and honourable Peace can be made for us, or our Allies till the whole Monarchy of Spain be restor'd to the House of Austria. Are we to blame for having the same Thoughts which the Queen and her Parliament had for Ten Years together? For believing what they believ'd? For following their Maxims? And for adhering to them with Constancy and Firmness?

If at this time you have any Reasons for changing the Opinion and Views you have entertain'd so many Years, pray be so kind as to communicate them to us, that we may examine them. If the same are in Common with you and all the Allies, we shall readily acquiesce in them; you may depend upon it: But if they

be PRIVATE MOTIVES, and INCONSISTENT with the COMMON INTEREST, you cannot take it ill if we perfift to endeavour to perfuade you to purfue Counsels more Honourable, and more Consonant

to your Engagements.

I have dwelt longer than I thought on the Article of yielding Spain and the West Indies to the Duke of Anjou, nor could I do otherwise: For altho' it be not express'd in the Queen's, Speech it is however, implicitly contain'd therein, and supposes it as a main Foundation. I come now to the Examination of the Articles which Her Majesty has thought sit to mention in that Speech, according to the Order in which I have ranged them before.

As to the First,

The Apprehension, says her Majesty, that Spain and the West Indies might be united to France, was the chief Inducement to begin this War; and the effectual preventing of such an Union, was the Principle I laid down at the Commencement of this Treaty. Former Examples, and the late Negotiations, sufficiently shew how difficult it is to find means to accomplish this Work. Nothing is more certain than this Assertion: The bare Possibility of such an Union cast all Europe into Fears during the Negotiation of the Marriage of Lewis XIII with the Infanta Mary Anne; and Spain, whose Interest it was, more than of any other State, to hinder it, took such Measures as she thought necessary for that Purpose.

It was stipulated by the Contract of Marriage concluded at Madrid the 22d of August 1612, 'That all' the Children and Descendants from the same, whether Male or Female, First Born, Second, or more Remote, in what Degree soever, should for ever be excluded from all Right of Succession to the Crown of Spain, or any of the States thereunto belonging, altho' they should alledge, and might alledge and pretend that the Reasons of Publick Interest, or other Considerations upon which this Exclusion may be founded, could not take Place in Respect to their Persons, and ought not to be regarded.——And that their Majesties Meaning and Intention was that this conditional Contract should have

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the Force and Vigour of a Law in their respective Do-

The Infanta's Renunciation follow'd three Years after, and was fign'd at Burgos the 15th of October 1615.

Three Years after that, the same was Enacted into a Law of the Kingdom in the Cortes, or States of Castile.

held in the Year 16:8.

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Which Law was publish'd at Madrid on the third of June 1619, and is to be found in the Second Volume of Nueva Recepilacion Lib. 5 Tit. 7. Leg. 12. But because it may happen that you have not the Book by you; and I do not remember that I ever saw it quoted in any of the Treatises that have been written on this Matter, I send it you here See the Appendix.

The same Precautions were taken at the

Marriage of Lewis XIV. with the Infanta Maria Therefa.

Daughter to King Philip IV.

The Contract of Marriage figned in the Isle of Pheasants on the Seventh of November 1659, contains the same Stipulations and Renunciations that were inferted in that of Lewis XIII. with the Infanta Mary Anne.

Besides which they are Corroborated and Consirm'd by the Treaty of Peace signed the same Day, the 33d Article whereof imports, That altho it be separate, it shall have the same Force and Vigor as the present Treaty of Peace, as being the principal Part thereof, and the most valuable Pledge for its greater Security and Duration.

Which Treaty, with the Contract of Marriage was

ratified at Thoulouse the 24th of November 1659.

The Infanta's particular and special Renunciation sollow'd on the 2d of June 1660, with this Oath. I Solemnly Swear, said She, by the Gospels contain'd in this Mass-Book, on which I lay my Right Hand, that I shall Keep, Maintain, and Perform the same in all its Points, and in all Places; and that I shall not demand a Dispensation from this Oath of our Holy Father, nor of the Holy Apostolick See, nor of his Legate, nor of any other Dignity that might grant me the same, &c.

The like, and even more Solemn Oath was taken by the Most Christian King, personally on the Sixth of the same Month of June 1660. These are the Words of the Form of the Oath, of which we have an Extract in the History of the French Monarchy, in the Reign of Lewis XIV. Tom. II. pag. 442 of the Paris Edition in Octavo, Printed for Cardin. Bosogue. The Two Kings swore, and Cardinal Mazarin held the Book of the Gospels on which they laid their Hands. On the Cross, the Holy Gospels, and the Canon of the Holy Mass, on which he laid his Hands.

After which followed the usual, Enrollings or Re-

gifterings.

In the Parliament of Paris on the 27th of July

At the Court of Aids, in open Court, the 4th of August.

And in the Chamber of Accompts, or Exchequer,

the 7th of the same Month and Year.

All these Precautions, the most Solemn, the most Binding, and the most Sacred that Men can either devise, or practise, did not, however, hinder the most Christian King from declaring in the Year 1666, That he look'd upon the RENUNCIATION as an ACT OF NO FORCE; nor from taking up Arms in the Year 1667 for the Maintenance, of the Pretensions which he thought were already devolved to the Queen his Consort; nor, at last, from seizing the whole Monarchy of Spain after the Death of King Charles II.

It is therefore most certain, That former Examples, and the late Negotiations, sufficiently shew, how difficult it is to find lawful Means effectual in themselves, to oppose the Violent Desire which the French have to

unite the Crown of Spain to their own.

Things being incontestably so, how comes it to pass, That the Duke of Anjou's Renunciation to the Crown of France, is now proposed to us, as a Solid Expedient whereby France and Spain will be more effectually divided than ever? Is it because it is offer'd, That they shall be ratify'd in the most Strong and Solemn Manner, both in France and Spain? We have just now instanc'd in Two of the same Nature, ratified in the same Man-

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ner; Enrolled in all the Courts of Judicature; inserted, Word by Word, in a famous Treaty of Peace; Enacted as a Law in Both Kingdoms; and in short, confirm'd by the Sacredness of a Solemn Oath; Which notwithstanding all this, were violated and infringed not many Years after they were made. What Reason can induce any one to believe, That this RENUN-CIATION shall be better observ'd than all the former? These Two Kingdoms, we are told, as well as all the other Powers engaged in the present War, Shall be Guarantees to the same: By those Two Kingdoms. we must undoubtedly understand France and Spain, for there can be no Equivocation in the Case; But in what Form will those Two Kingdoms give us that Guaranty? Will it be by Registrings in Supream Courts of Justice, and by Enacting the Duke of Anjou's Renunciation into a perpetual and irrevocable Law? The very fame thing was done with respect to the Infanta Maria Therefa, and over and above that, the Two Kings took a Solemn Oath in Confirmation of that Renunciation; which, nevertheless, was of no Effect: And we are now actually in War because the French will shew no Regard to it.

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Besides, when the Duke of Anjou is once gone over to France, and has taken upon him the Government, what shall become of the Guaranty of the Two Kingdoms, and to whom shall we make Application to demand it? Can it ever enter our Thoughts, that at the Prospect of that Prince's designing to annex the Crown of Spain to that of France, the French Nation shall be so far provoked as immediately to take up Arms to prevent that Missortune? And as for the Spaniards, can it be imagin'd, That they should shake off the Indolence in which they have lived so long, and make War against their King, merely to hinder

him from becoming also King of France?

Their King? Say you, that's an improper Expression— He should be no longer their King, if he should break the Renunciation. I understand you:—Your Meaning is; That the same will be made a Condition sine qua non, in the ensuing Treaty of Peace,

and that he shall be obliged to make choice of either of the Two Crowns. Well! if that be so, to what Purpose this New Renunciation, I pray? Does not King Charles II's Will and Testament, which is all the Title he claims, contain the same Condition? Does it not oblige him to make the same Choice? 'Twist therefore be sufficient to consirm it by the Treaty; and if need be, to corroborate it by Private Acts, which the the Most Christian King and the Duke of Anjon shall give, either Jointly or Separately. Such an Act would be more specious and plausible than a plain and absolute Renunciation; which Formality is by this Time so worn out, that every Body sees through it.

The Q - n it seems, has been given to understand, that in France the Persons to whom that Succession is to belong, will be ready and powerful enough to vindicate their own Right: As for Ready, I believe it: Men are always ready enough to take upon them the Weight of a Crown; but as for Powerful enough, it may be Matter of Doubt; and for my Part, I cannot fee how those Persons should come by that Power that is ascrib'd to them. They have neither Dominions, Subjects, Soldiers, nor Money to raise Armies; and, methinks, 'tis in these Things that the Power of Princes confifts. I know fome Ministers have before hand answer'd this Objection, by faying, That tho' they be not powerful, yet they are beloved, and in great Credit and Esteem, and that the one is as good as t'other. Above all they cry up the great Valour of the Duke of Orleans, his Numerous Friends, and his firm Resolution to maintain his Right, if the Case happen; upon which Topick we are told a great many fine Things. But, certainly, a Man must be a great Stranger to France, to believe, That when the Succesfion to the Crown comes to be in Question, the Duke of Orleans, then Nephew to the late deceased King, may be supported by any considerable Party, against a Prince his Grand Son, or Great Grand Son; and that the French Nation may, in his Favour, be dispos'd to prefer in him the Collateral before the Direct Line. Those Persons therefore would be obliged to have Recourte

Recourse to the Powers engaged in the present War, and to sue to them for Support, so that we should become

the Guarantees of those who ought to be Ours.

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A moderate infight into the Constitution of France may suffice to inform me, how little it favours the Renunciation of the Males. The Civilian Aubery, famous for his Writings on the Rights of the Crown of France, carries things fo far as to affert, that a King cannot validly renounce the Crown, and that his Subjects, on the other Hand, cannot Exclude him from it, upon any Account whatever. He maintains, that the necessary Union of the Head with the other Parts, and the Fundamental Maxims of the State do not allow, upon any Account or Pretence whatfoever, either the Subjects or Princes to make a Divorce, and Separate one from the other. The second Race of our Kings, adds he, affords us an instance of it in the Person of Lewis the Debonair. Some Factious Prelates being corrupted either by the Bribes or Promises of Lathair his Eldert Son, and Abusing his easie Nature, made him, by their feign'd and interested Remonstrances, conceive so great a Hor-'row for his past Offences, that he readily submitted to whatever they were pleas'd to impose upon him.-He ungirded himself of his Sword, and renounc'd, in the most Solemn manner that could be, the Sovereign-'ty and Right which were inherent in him by Birth. The French who, above all other Nations, affect PA;-SIVE (or as the French has it BLIND) OBEDIENCE to their Princes, Signaliz'd on this Occasion their LOY-ALTY by their DISOBEDIENCE, or at least by the Courageous Resistance with which they opposed the Execution of an Act so prejudicial to the Monarchy. They thought they could not acquifee to that RENUNCIA-TION injurious to the Royal Character, without involving themselves in Guilt, in Authorizing by so imprudent a Submission, so DETESTABLE A CRIME. The whole State bearing a Part in the Injury that had been offer'd to the Head, felt Extraordinary Commotions and Distractions, and like a Ship tos'd in a Storm, which impatiently expects the Return of the first Star (the Sun) it could not recover its former Tranquility, till the lawful Sovereign appear'd at St. Deny's B 3 WILL

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with the Regalia, and all the Pomp that ought to attend 'Majesty. There are even those who heighten the Noble-ness and Splendor of this Action by a Miracle, assuring us, that it not only restored Quiet in the Country, but also Calmness and Serenity in the Air, &c. See Aubery's Droits du Roy sur l'Empire Lib. 1 Chap. 2.

King Francis I. upon his Return from Spain, had alfo a mind to Abdicate the Crown in favour of Francis the
Dauphin, his Eldest Son, upon a surmise that that Prince
might with better Grace than himself, rescind the Treaty of Madrid. He even caus'd an Edict to be made for
that Purpose, which was read in Parliament; but adds
the same Aubery, Chap. 3. that Assembly would not so
much as deliberate upon an Edict so manifestly contrary to
the Fundamental Laws and Constitution of the State; but
contented themselves to Order, that an Answer should be
return'd to the King's Remonstrances, and that at the same
Time it should be represented to him, that he neither was,
nor in any manner could be bound by the Treaty of
Madrid.

From these two Instances, which relate only to a PERSONAL ABDICATION, one may draw the Premisses of an Argument à Fortiori, and conclude from thence, that if, according to the Constitution of the Kingdom, a King of France cannot renounce the Crown for himself, much less can be do it for his Sons, or Grandfons that are living, and Under-Age. And indeed this last Assertion is now so generally and so unimously acknowledg'd in France, that I don't believe there is one Man that diffents from it. They look upon the Crown there, as a Perpetual Trust, the keeping of which is Entail'd, and transmitted from Eldest Son to Eldest Son by Representation; nor can the Acts or Contracts of the One ever Prejudice or foreclose the Right of the If Entails, (fays Aubery, in the same Treatise, Book I. Chap. 3.) were introduc'd by the Laws to preserve the most illustrious and most Powerful Families in their Splendor, it must not seem strange, that, at all times they were in Force, to maintain Monarchies in their first and most flourishing Condition. The Crown and Scepter were ever look'd upon as a Real and Sacred trust, which · Princes ought to leave entire to their Successors, and of which they

they cannot in any manner Dispose. And the Rigor of this General Law is the more supportable, in that it favors those very Persons, whose Power it seems to restrain.

The long Manifesto publish'd in the Year, 1667. with the Title of A Treatise concerning the Rights of the most Christian Queen, is yet more express in the matter, nor can I forbear quoting some Passages out of it, because having been drawn up and Publish'd by the King's Order, the Contents of it ought to be look'd upon, as His Majesty's Declar'd and Avow'd Semiments in the Matter of RENUNCIATIONS; and as a standing Explanation of the Laws and Constitution of the Kingdom. All things unite, fays that Treatife pag. 138. to Combate and oppose those sorts of Renunciations. They are inconsistent and incompatible with Nature; for Kingdoms not devolving to the Nearest in Blood by Inheritance, but by Birth-Right, none can Renounce them by any Act or Deed what soever, because Birth-Right is the Right of Nature, inseparable from the Person, inalienble and not to be yeilded either by Renunciation or any other way. Justice opposes it likewise, because the Succession to Kingdoms, is a Right altogether publick, which in particular concerns the Subjects, God not having given Crowns to Kings for the sake of themselves, but rather for the Governing and Ordering of the People, who cannot be without a Head; fo that private Contracts being never allow'd against what concerns the Publick Right, nothing can be more Invalid or Null, by all these Laws, then such Renunciations. Nor can they stand with Religion neither, since the Right of the Crown and Scepter is not like those Venal Possessions that are traded with, and are Subject to all the Vicissitudes occasion'd by the Interest and inconstancy of Private Men; but a kind of Priesthood, Vocation, and Sacred Mission, which forms a Spiritual, Conjugal and Indissoluble Tie of the Prince or Princess with his or ner State; and which like a precious Particle of the Deiry, which did flow from Heaven to the Earth, for ever preserves the immutableness of its Principle, having no other Sphere of Activity than that of Heaven, where the Hand of God has fix'd it; that is, the Person in which he has fasten'd that Sovereignty which is a Part of himleif.

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As it is foreign to my present Purpose to Combate the French Doctrine in the Matter of Renunciations to Crowns, I leave all that pompous Nonsense untouch'd, without troubling my self either with Consuting it, or drawing such Interences as naturally Result from it,

against the Duke of Anjou.

My Delign was only to shew what this Doctrine is, and methinks you ought to be contented with the Proofs I have already produc'd about it. However, here is another which may ferve as a Corollary to the rest, and which besides has something peculiar to its self, since it shews, that in the Case of Renunciations the French hold it for a Maxim, that an Oath is invalid, and no ways I shall quote the same Author. After these Considerations, says he, it is almost needless to Answer the Objection of the OATH which was exacted from their most Christian Majesties, under Colour of which it is maintain'd, that altho' the Renunciations and Ratifications were null, nevertheless having Sworn that they would execute the same, their Religion is thereby engaged, and cannot be dispens'd with: For who but knows, that one of the first Maxims of the Canon Law is, that an Oath is not a Tie of Iniquity, which may exact the Performance of an unjust thing. It is the Minister of Truth, not of its contrary, and is never Subservient to a Surprize. It would be a strange Disorder indeed, if the Conventions of Men were no longer measured by the essential Principles of Law. and Reason, but by the FOREIGN and ACCIDEN-TAL Clause of an OATH, of which Dishonesty would never fail to make a Sanstuary against the Authority of the Laws. Therefore the most pious Emperors among the Ancients were the first that condemn'd all those VAIN SCRUPLES, by which Injustice got above all Rules, when they destroy'd the Validity of an Oath in unjust things. The Ancient Civil Law is full of the like Decisions, &c.

Things being thus, how was it possible, that the Ministers of France made no Dissiculty to propose to the Queen of Great Britain, the Duke of Anjou's Renunciation, as a sufficient Means to remove the just Apprehensions we have of a suture Union of the two Crowns? How came it to pass, that so clear Sighted a Princess could

could think to find in it a Security for effectually preventing such an Union; and that on the contrary, she has not perceived, that instead of preventing it, it will rather encrease and bring nearer the Danger of; by securing the Crown of Spain to a Prince, who may, this

Day or to Morrow become King of France?

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If the Fear of this Union was a sufficient Reason for us to take up Arms, at a time when the Duke and Dutchess of Burgundy were Alive, Young and Healthy, and seem'd to promise a numerous Issue to France, what Counsels ought we to pursue now, when, that Fear being abundantly justify'd by the DEATH of THREE DAUPHINS in less than one Year, we see nothing between the Duke of Anjon and the Crown of France, but a Child two Years Old, of so tender a Constitution, so Weak, and so Sickly, that the French themselves despair of ever seeing him reach a Marriageable Age.

But let us suppose, That the Duke of Anjou, being a more Religious Observer of this, than he was of his Grand-Mothers Renunciation, should refuse the Crown of France, when the Succession happens to be open in his Favour, and be willing to content himself with that of Spain, would the two Princes his Sons do the same? Is it not incontestably true, that they have actually an Inherent Right to it by their Birth, which his Renuncia-

tion cannot prejudice or cancell?

I'd fain ask the Ministers of France, what they think themselves of this Renunciation, and whether they look upon it as Valid, or Invalid? If they answer it is Valid from that Moment we look upon it as useless to us; That of Queen Maria Theresa does our Business;— It puts an End to all our Disputes, and the Monarchy of Spain must be restor'd to the House of Austria. It they own that 'tis not valid, why is it offer'd to us as if it were so? To us, I say, who neither Demanded, nor Desir'd it? Is this way of proceeding Consonant to good Faith? Can this be said, to promise, with a firm Resolution to perform? Under what Name are such sort of Deeds known in the Law of Nations, the Common Law, and the Civil Law? But there's no need to wait for any Body's Answer in such a clear Case. The Law of France, does not in this Respect, differ

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from the Law of other Nations; But preserves to all the Successors to the Crown, in what Degree soever they be, the Right that to them belongs by Birth; and fuffers not the Fathers, Grand-Fathers, or Uncles, to exclude from it, under what Pretence soever, their Children, Grand Children, or Nephews already born. We have in this matter the Instance of Charles VI. who in Favour of Henry - King of England, disinherited the Dauphin his Son; and that of Charles VII. who went about to prefer Charles before Lewis XI. his Elder Brother, but could not Succeed in it. We have also the unanimous Sense and Opinion of all who have written about this Matter. It is held for an inviolable Maxim, fays Counsellor Charles le Bretain in his Treatise of the King's Sovereignty, Lib. 1. Cap. 4. That the Kings themselves cannot disinheret their Eldest Sons, nor those that ought to succeed them, the Crown being theirs by Birth-right, and by Right of Inheritance, as was decided in behalf of the Dauphin Charles, when his Father Charles VI. cut him off of the Succession to the Kingdom. The Prefident Fouchet treating of the Royal Succession in his Original \* of the Dignities and Magistrates of France, Book 1. Chap. 3. fays also: That the Right of Succession is lo inherent in the Eldest Son of the House of France, that his Grand-son excludes the Uncle, that the Blessing of Primogeniture (or First-Born) may remain as long as possible in the direct Line, and that the Descendants of the Eldest Serve not their Fathers younger Brother; as it should happen if the Uncle excluded the . Nephew. The Counsellor Peter de Lommeau is of the same Opinion in his Treatise of the Royal Rights, Chap. 6. By the Law, fays he, and general Custom of France, observ'd in the Kingdom since its first Settlement, the Crown of France devolves to the next Male of the Royal Blood, who seizes the Kingdom and takes Possession thereof immediately upon the Decease of the last King, so that the Kingdom of France falls to the eldest Son alone .-The eldest Son is the Son first born and begot by the King, altho' he was born before his Father was King; for he over excludes as eldest Son, the younger Sons born since the King hip

<sup>\*</sup> Origens des Dignitez & Magistrats de France.

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Kingship of the Father - Likewise the eldest Son's Son succeeds to the Crown, to the exclusion of the Uncles. and the King dying without Issue, the Descendant of the first in Eldership, altho' he be the youngest, and remote by fifty Degrees, succeeds to the Kingdom. He adds, That the Kings of France are not Heirs to the Crown; and that the Succession of the Kingdom of France, is neither Hereditary nor Paternal, but Statuary; so that the Kings of France are barely Successors to the Crown by Vertue of the Law and general Custom of France .--Pray, apply these Rules and Maxims to the two Princes Sons of the Duke of Anjou, in Case their Father should for himself and them renounce the Crown of France, in Favour of the Duke of Berry, or the Duke of Orleans, on whose Genius some People seem to depend so much, and draw your felf the Consequence, with Respect to the Security which some pretend it will be to us, for preventing the Union of France and Spain.

But here an Objection occurs that must not be left unanswer'd: Some, perhaps, will say, That the Duke of Anjou, by his perpetual Settlement in Spain, and the Princes his Sons, by being born out of the Kingdom, would be Aliens, and as such incapable of succeeding to the Crown of France, unless they had been Capacitated thereto by the most Christian King's Letters Patent of the Month of December 1700, and Register'd in Parliament the first of February 1701 N.S. To which purpose all the common Places of the Laws about Aliens may be

instanc'd in, and fortify'd by the Example of Henry Duke of Anjou, who according to Du Puy, having been chosen King of Poland, receiv'd the like Letters Patent from King Charles IX bearing Date the

See bis Works in the Memorial about Aliens

Parliament the 17th of the same Month, whereby Charles to cut off all manner of Occasion of Division that might be grounded on their, and their Childrens Absence, and their Residence in a foreign Country, according to the Laws of the Kingdom, declared, that in case he should die without Issue Male, his said Brother the King of Poland, as nearest in Blood to the Crown, should be the True and Lawful Heir thereto, notwithstanding his being then absent

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absent, and residing out of the Kingdom; and that in Default of the said King of Poland, his Male Heirs, born in Lawful Marriage, should come to the Succession, notwithstanding their being born and residing out of the Kingdom. And in Default of the said Heirs, then the Duke of Alenson his other Brother, and after him his Male Heirs, notwithstanding their being absent and dwelling out of the Kingdom, &c. From whence it may be inferr'd, That the Renunciation which the French now offer us would have a double Force, in that it should put again the Duke of Anjou and his Children in their Condition of Aliens, out of which they were drawn by the King's Letters Patent only; fo that instead of having a Claim to the Crown, by the Law of the Kingdom, they should stand excluded by that very Law. - But to this I answer:

First, That the Right of Escheat, or of Succession to the Estate of an Alien, is odious, new, and introduc'd into France, about Two or Three Hundred Years ago, with no other View than to Enrich the King's Treasury, at the Expence of Foreigners. It was unknown before the Reign of King Charles VIII; It is not sounded upon any Law; neither is the use

of it yet well fix'd or determin'd.

Secondly, it does not appear, That that Right whatever it be, can exclude them from the Crown, to whom it devolves by Proximity of Blood. If it did, it would, in that Respect, render their Condition worse than that of Ambassadors, who are exempted from it by their Employments, as well as the Hollanders and Switzers by their Treaties. Nor is there any Instance of any lawful Successor to the Crown, his being excluded upon that Score; but on the contrary, we have the Example of Henry IV. who being King of Navarre, Son to a King of Navarre, and Born at Pau his Mother \* being also of Navarre, came to the Crown of France, without having any Letters of Naturalization or any thing like. Among

<sup>\*</sup> I mark this Circumstance, because according to Peter de Lommeau, in his Royal Rights, chap. xvi. wherein he treats about Aliens, Partus Sequitur Ventrem.

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all the Obstacles and Difficulties which the League raised against him, they only objected his Religion, and never his being an Alien. 'Tis certain likewise, that the being an Alien was never objected against Edward III. King of England, in his Controversy with Philip of Valois for the Succession to the Crown of France, but only the Salick Law whereby he was excluded from it, fince he had no Title but by his Mother. As for the Letters Patent of Charles IX. I never had a fight of them; the Extract that I gave of them before being taken Verbatim out of Du Puy's Memorial. If we had the Original Deed, we might perhaps, find in it some Expressions that would not favour the Right of Escheat against Aliens; And I am the more enclin'd to believe it, because the same Charles IX. acknowledges in his Letters Patent bearing Date the Thirtieth of May 1574, for the Administration of the Kingdom, That if he kappen'd to die without Male Heirs, the King of Poland his most Dear and Well-beloved Brother is call'd to the Succession of this Crown, by the Laws observ'd in this Kingdom. You will find these Letters Patent at length, in Popliniere's History of France, Book 37. As for these of Lewis XIV. they are so far from proving any Thing against the Duke of Anjou and his Issue, as if the perpetual Settlement of the One, and the Birth of the Others out of the Kingdom made them Aliens, that, in my Opinion, one may infer the Contrary. We should think, \* fays the present King of France, speaking of the Duke of Anjou his Grand-Son: We should deem it a WRONG done him, of which we are incapable, and an irreparable PREJUDICE to our Kingdom, if henceforward we should look upon that Prince as a Stranger, whom we grant to the Unanimous Demand of the Spanish Nation. For these Causes, &c. it is our Will and Pleasure, that our most Dear, and most Beloved Grand-Son, the King of Spain, ever PRESERVE his Birth-Right, in the same Manner as if he made his actual Residence in our Kindom: Thus our most Dear and most Beloved only Son the Dauphin being the true and lawful Successor

<sup>\*</sup> See the Appendix.

Successor and Heir to our Crown, and Dominions, and after him our most Dear and most Beloved Grand-Son the Duke of Burgundy, if it should happen, which God forbid, that our said Grand-Son the Duke of Burgundy Should die without Issue Male, or that his Children, born in lawful Marriage, should die before him, or that the said Male Issue leave behind them no Male Children born in Lawful Marriage; in such a case our said Grand Son the King of Spain, by Virtue of his Birth-Right, shall be the True and Lawful Successor to our Crown and Dominions, notwithstanding his being then absent, and residing out of our said Kingdom; and immediately after his Decease, his Male Heirs begotten in Lawful Marriage, shall come to the said Succession, notwithstanding their being born, and residing out of our said Kingdom; it being our Pleasure that for the Causes abovementioned, our said Grand Son the King of Spain, and his Male Issue be not deem'd and reputed less capable and able to come to the said Succession, or others that may devolve to them in our said Kingdom. Now, in my Opinion, these Letters Patent are couch'd in such a Manner, That the King's Intention feems to have been, not to restore to the Duke of Anjou a Right he had lost, but only to preserve for him safe and entire those he had still, according to which Meaning the said Letters Patent ought to be look'd upon only as a bare Precaution at Law ad Conservandum, to preserve; and not as our efficient and necessary Deed ad Habilitandum, to Capacitate.

Thirdly, It is true that this Clause, having, for that purpose, so far forth as need is, or shall be, capacitated and dispensed with them, as we capacitate, and dispense with them, by these said Presents, seems more agreeable to a Deed of Habilitation, than to a Deed of Conservation; but all that can be fairly inferr'd from it is, That the Case is doubtful. Now, where there is Room for Doubt, there's Room also for Setting up a Claim; and if there be Room for a Claim, all the Securities of the Allies against the suture Union of the Two Crowns vanishes out of Sight, and the Dan-

ger they fear'd still remains the same.

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Fourtbly, Take it which way you please, 'tis incontestably certain, That the most Christian King's Letters Patent have either restor'd or preserv'd to the Duke of Anjou the same Right of Succession to the Crown of France, which belong'd to him before he went into Spain; and that thereby his Sons are actually in Possession of the same Right, as effectually as if they were born, and resident in the Kingdom of France. Now, we have before evinc'd, That the Renunciation in what Form soever it be conceived, cannot Prejudice their Rights; from whence it follows, That with respect to them, it would be null and void, and would bring no Security to us.

Fifthly, If it be true, which no Body can doubt of, that the Letters Patent of the most Christian King, did fully either restore to, or maintain the Duke of Anjou in his Rights of Succession, so that nothing can be a further let or Hindrance to him, except only the Renunciation he may make, it follows that the Right of Escheat against the Succession of Aliens, is in this Matter of no Consideration, so that we cannot draw

from it any SHADOW of SECURITY.

As to the Second ARTICLE.

About Spain and the West Indies being lest in the Hands
of the Duke of Anjou.

It appears to me that the Principal View of those that drew up this Article, was thereby to procure the Repose and Sasety of Europe; which Design is certainly very Commendable: But yet it has raised in me a Scruple, which I will propose to you, by way of

Problem, viz.

If it is thought, or believ'd, That, the Offer'd Renunciation being made, a Prince of the House of Bourbon can at present, without any Danger for the Liberty of Europe, sill the Throne of Spain and the West Indies, and that by that Means France and Spain will be more effectually divided than ever; of what use can be to us the Precaution which is taken by this Article, to exclude for ever, for the suture, the rest of that same House?

#### Et Contrai

If it be true, That Spain can never devolve to any Prince of the House of Bourbon, without endangering the Liberty of Europe, notwithstanding any Renunciation whatsoever; why is Spain now given to a Prince of that House, who, next the Dauphin, is Presumptive

Heir to the Crown of France?

If Her Majesty's Speech does not mention the Successor which the Author of this Project desin'd for the Crown of Spain, in case the Duke of Anjon's Line come to sail; and I shall not enquire here who he may be. It seems nevertheless that this Mental Reservation was not altogether without Design. It may flatter the Ambition of more than one Prince among the Allies, and at the same Time, create and soment Division between them. But 'twould be impious to their Wildom to believe, That they will be affected by so distant Hopes, the Effect of which would entirely depend on the Will, Disinterestedness, and BONA FIDE of France.

#### As to the Third ARTICLE, About the Barrier of the Empire.

This Article, express'd in other Terms, imports, That Strasburgh, Hunningen, New Brisac, the Imperial Towns, and all that France has usurp'd in Alface, must be left to that Crown; contrary to the Peace of Munster, restored and laid down as a Foundation in the Third Article of the Treaty of Ryswick: That is, France must remain posses'd of the True Barrier of the Empire, to enable Her, First, To shut up the Duke of Lorrain within his Territories, as it were in a Prison; Secondly, To keep the Electorates of the Rhine in perpetual Awe and Dependance; Thirdly, To penetrate, whenever she shall think fit, into the Heart of Germany. Strasburg, on the one fide, opens a direct Road to Spires, Wormes, Mentz, and from thence into the Dutchy of Berg, and Bishoprick of Munster; And, on the other fide, it leads directly into the Country of Baden, the Country of Wirtemberg, Suabia, and Bavaria, as far as the Danube, by the Favour of which River

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one may reach Vienna. For all which, what happen'd in the War of Thirty Years, and in the Years 1688, 1689, 1703, and 1704, will be my Vouchers. History will inform you of the former, and as for the latter Events they are so fresh in our Memories, that sure they cannot yet have escaped Yours. It is but too true that there are People in England who are altogether unconcern'd as to the Affairs of Germany; but 'tis no less true, on the other Hand, that Her Britanick Majesty is under Engagements that will not fuffer her to look upon them with Indifference. Pray, cast your Eyes on the Eighth and Ninth Articles of the Affociation of Nordlingen; concluded on the 22d. of March 1702; accepted and ratified by Her Britanick Majesty on the 26th of June in the same Year. In this Convention the Circles stipulate, Ut, inter alia, praprimis etiam Redintegrationis superiorum Imperii Circulorum mediante Restitutione tot ab iis avulsorum Commembrorum, Civitatum, Terrarumque in pristinum Statum & Jura quo ante avulsionem ab Imperio gavisi unt, Cura Ratioque habeatur, vullumque mediorum ad eam obtinendam conducentium omittatur: proptereaque seperatos inire Tractatus fas non sit, sed ut de pace conjunctim tractetur, eaque non aliter nisi obtenta prius in quantum possibile Redintegratione supra memoratorum Circulorum, & donec ad minimum securitati associatorum Circulorum omni meliori quo fieri protest & tutiori quam hactenus modo satissuperque prospectum fuerit concludatur; That is, 'That Care be taken, among other Things, and in the first Place, that the Upper Circles of the Empire, be restor'd to their former State and Rights, and to the Members, Cities, and Territories theretofore thereunto belonging; and that no means conducing thereto be omitted; That therefore it shall not be Lawful to enter into any SEPERATE TREATIES, but that the Peace shall be Treated "JOINTLY; tho' not before the Restitution of the Premisses, as far as possible, be first obtain'd, and, at least, ' not till the Safety of the faid Affociated Circles be better provided for, and secured, than hitherto? All which Conditions were agreed to and approved by the Queen of Great Britain, with a Promise, upon the Royal Faith. Faith, religiously and inviolably to observe the same: In Verbo Regio promittentes, these are the very Words of the Ratification, Nos omnia & singula que in Conditionibus pradictis Continentur, Sancte Observare & prastare velle, neque pati, quantum in nobis est, ut a quopum violentur, aut ullo modo iisdem contraveniatur.

These Engagements deserve the more serious Regard, in that the Affociated Circles especially those of Suabia and Franconia, and in particular the Brave Duke of Wirtemberg, have born, on that side, the heaviest Burden of the War, and have always generously stood in the Gap, in order to stop the Enemies Enterprizes, So that we cannot, without Ingratitude, forget their Concerns in a Treaty of Peace, who have so well deserv'd of the Common Cause during the War. Do'nt tell me, that I speak here according to the Interest of Holland: I know there is a particular and indispenfable Relation between our Security and that of the Empire, and that the one cannot Subfift without the other; But I know likewise that you are concern'd in that Security almost as much as we, tho' not so di-Your Repose depends on that of Europe; and it is impossible Europe should enjoy Peace, while France shall Domineer and commit Hostilities in Germany, and lay wast the Territories of our best Friends and Allies, the Circles of the Upper and Lower Rhine, Franconia, Suabia, and Westphalia.

As to the Fourth ARTICLE.

About the Emperors share of the Spanish Monarchy;
and the Reserve relating to Sicily.

At the fight of the small share which in this Article is design d for the Emperor, one can hardly forbear to put these Questions:

First, Whether the Emperor cannot with Justice claim

more?

Secondly, Whether the Queen of Great Britain's Engagements with Her Allies go no farther?

Thirdly, And whether the Interest of the Common Cause is thereby effectually secured?

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### First Question.

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The First Question is not difficult to be resolved: Somany Writings have already proved and demonstrated his Imperial Majesty's Title to the Whole Monarchy of Spain, without Exception, that no Man, who is not altogether a Stranger to the Affairs of Europe, can be ignorant of it, or call it in Question. Nevertheless, since the Occasion seems to require it, I shall explain it here in few Words. And because the best Arguments in this Matter are such as are sounded on the Right of the Blood. I have taken Care to draw a Genealogical Table, or Pedigree, of all the Persons that Descend from Philip II. and who, upon that Account, can, or might one Day, claim that Succession; They are placed therein according to the Order and Rank that Nature gives them.

By this Table which I fend you here \* enclos'd, you will see, that after the Death of Charles II. King of Spain, Maria Theresa the eldest Insanta, was the next Successor, and after her, those that descended from her in this Order, i. Lewis Dauphin; 2 Lewis Duke of Burgundy; 3 N. Duke of Anjou the present Dauphin; 4 Philip Duke of Anjou; 3 N. — Pretended Prince of Asturias; 6 N — Pretended Insanta of Spain; and in the last Place, N — Duke of Berry; But that all these stand excluded by the Renunciation of Maria Theresa their Mother, Grand Mother, and Great Grand Mother.

ther.

You will likewise observe, that by the Exclusion of Maria Theresa and her Issue, the Right of Succession devolv'd to Margarità Theresa the younger Infanta, and from her to Maria Anthonietta Arch-Dutchess, who might have transmitted it to Joseph Ferdinand, Electoral Prince of Bavaria her Son, if the Renunciation she made at her Marriage had not hinder'd it.

This fecond Line being thus excluded, and extinct besides, by the Decease of Joseph Ferdinand, in the

2 Year

<sup>\*</sup> See the Appendix.

Year 1600, the Right of Succession devolves to the Infanta Anne, eldest Daughter of Philip III. and in default of her, by Representation to all her Issue and Descendants in this Order, I. Lewis XIV. King of France; 2 Lewis Dauphin his Son; 3 Lewis Duke of Burgundy; 4 N - Duke of Anjou, now Dauphin; 5 Philip Duke of Anjou; 6 N \_\_\_ pretended Prince of Afturias; 7 N \_\_\_ pretended Infante of Spain; 8 N \_\_\_ Duke of Berry; 9 Philip of France; 10 Philip Duke of Orleans; 11 Lewis Duke of Chartres; 12 Charlotte Ægla Mademoiselle de Valois; 13 N. Mademoiselle de Montpenfier; Anne of Orleans Dutchels of Savoy; 15 Philip Jo-Seph Prince of Piedmont; 16 N. Duke of Assta; 17 Maria Adeleida Dutchels of Burgundy; 18 Maria Louisa Dutchess of Anjou. But all these Persons being likewise excluded by the Renunciation of the Infanta Anna, from whom they descend, all the Right of Succession naturally and necessarily devolves to MARIA second Daughter of Philip III. and to those of her Line, who are Leopold 1. Emperor; 2 Foseph King of the Romans his Eldest Son, and late Emperor; 3 Charles Arch Duke his fecond Son, the present Emperor. But here we find two Renunciations one of Leopold, the other of Joseph, both in favour of Charles, who therefore, even in their Life time, receiv'd and enjoy'd all the Right to the Monarchy of Spain.

As for the Line of the Infanta Catharina, the same Genealogical Table shews, that her Turn in the Succession comes next after the Line of Maria, and that the Right thereof directly devolves to the present DUKE of SAVOY, and his Issue Male; for as to his Daughters they have likewise renounc'd; then successively, and by Degrees to the particular Lines 1 of Emanuel Philibert, Prince of Carignan; 2 of Eugene Maurice Count of Soissons; 3 of Louisa Christina Princes of Baden; 4 of Mary de Gonzague Dutchess of Rethelois; 5 of Leonora de Gonzague, Empress; 6 and in the last Place of Isa-

bella of Savoy, Dutchels of Modena.

This Gradation is so Congruous to Order, that I dare say no Man will offer to contradict it: To which if you add the lawful and necessary Exclusion of all the Princesses

Princesses that have renounc'd, his Imperial Majesty's Title to the whole Monarchy of Spain, will be clearly and incontestably establish'd. Having mention'd before those Renunciations, and distinctly mark'd all the Dates thereof, it were needless to specify them anew. It will undoubtly, be more to the purpose, and this is the last thing that remains to be done, to examine the Exceptions and Reasons of Restitution, by which the French endeavour to invalidate those Renunciations.

Those Exceptions are of divers Kinds :

They pretend,

1. That the Infanta Maria Theresa was a Minor, or under Age, when she renounc'd.

2. That she was aggriev'd in her Renunciation.

3. That one cannot renounce a Crown.

4. That if the Renunciation bound the Infanta, it did

not, bowever bind her Iffue, And

5. That the Will and Testament of Charles II. has decided the Question, by calling the Duke of Anjou to the Crown.

First EXCEPTION: That the Infanta Maria Theresa was a Minor when she renounc'd.

Altho' this Exception takes up 12 or 13 Pages in the Treatise of the Rights of the most Christian Queen, it may yet be refuted in as few Words as I have used in letting it forth. In order to that, it will suffice to mention the Terms of the Renunciation it felf, wherein the Infanta speaks thus: Whereas I am Major, being of 20 Tears of Age, and it has pleas'd our Lord to give me Capacity and Discretion to understand and apprehend the Substance and Purport of the said Articles, of which I am certain and foreapprized, having often inquired into the Same, and into their Conveniency, during the space of fix Months since the same were concluded and publish'd: By which it appears beyond Contradiction, that that Princels was not a Minor either in Age, or Judgment. Defect of Minority might more plaufibly have been objected to the Infanta Anna, Confort of Lewis XIII. who . was

was but 12 Years old when the renounc'd; the two Kings acknowledg'd in the Contract of Marriage, that at that Age she should be capable of making a Renunciation. The Reason which some + Doctors alledge for it is, that if a Virgin is capable to marry, she's capable likewise to consent to the Contracts and Conventions of her Marriage: But there's yet a Stronger; for the Law will have it to. I mean the Law call'd de las Partidas which in Spain is a Fundamental Law, first establish'd by King Alphonfus, firnamed the Wife, and fince publish'd and ratif; 'd by King Ferdinand and Queen Ifabella. It provides that the Kings shall be Majors at 20 Years of Age, and the Queens as foon as they are married. 'Tis in Part 2. Tit. 15. Leg. 3, where speaking of the Persons to whom the Regency is to be committed during the Minority, it says; E que lo tengan en Paz e en justicia, fasta que el Rey sea de edad de 20 Anos, e si fuere fija. la que oviere de eredar, fasta que sea casada: That is, that they keep the Kingdom in Peace and Justice till the King has reach'd the Age of 20, and if a Daughter is to succeed, till she is married. Now according to this Law, the Infanta Maria Therefa was doubly a Major, for the was both married, and above 20 Years of Age, being born on the 20th of September 1638.

Second EXCEPTION. That the was aggriev'd in her Renunciation.

To clear this Point, it is necessary to observe, That the Infanta Maria Theresa made two different Renunciations, of which there are also two distinct Deeds. By one of these, which you will find here enclosed, and mark d D. she renounced the Paternal and Maternal Domestick Estate, for the Portion or Dowry of 500000 Crowns of Gold, which was beltow'd on her by the King her Father. By the other, likewise hereto subjoined, and mark d E. she renounced the Crown of Spain,

<sup>+</sup> A Dialogne on the Rites of the most Christian Queen, P. 220. Annaus Robert Lib. 2. Argentre ad Art 15. Cl. 4 N. 10.

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Spain, and all the Kingdoms, States, Provinces, Territories, and Seignories thereunto belonging, upon the Prospect and in Consideration of her Marriage. These two Renunciations are no ways dependent one upon the other; and are as effentially diffinct from one another by the subject Matter thereof, as by the Deeds that contain the fame; But the French were two Cunning to diffinguish them; for they would thereby have overthrown what they endeavour'd to prove by means of the pretended Grievance they find to them: Grievance (in French Lezion) fignifies a Wrong done and fuffer'd; but there are two forts of Wrongs, viz. one Real, the other Personal, one which proceeds from the Value of Things, the other from the Malice of Perfons. The first, is generally accounted a Loss of above half the value, which one of the Contracting Parties fuffers, against his or her Intention, in the Contract he or the makes. According to this, the French have made a great Noise about the real Disproportion between a Portion of 300000 Crowns of Gold, and the whole Monarchy of Spain. But this Disproportion disappears, when one takes Notice that in the Deed of the Renunciation to the Crown, the Dowry is not to much as mention'd; and that in the other Deed, the Portion appears to be only in Confideration of the Domestick and Patrimonial Estate, which might fall to the Infanta by Right of Inheritance, or otherwise. The Terms are so clear, that they admit of no Ambiguity. I am certain, fays the Infanta, foreapprised and inform'd, to my entire Satisfaction of the Substance and Purport of these Articles. I acknowledge, and have acknowledged, that from the future Succession of the King my Lord, and from the Inheritance of the most Serene Queen my Mother, there could in Rigour fall or belong to me, for my inheritance and Portion, the said Sum of 500000 Crowns of the Son, and altho' it might belong to me, it is a very competent Dowry, and the greatest that has hitherto been given to any Infanta 'Tis plain therefore that the Crown of Spain is neither mention'd nor meant in this Renunciation, but only the Domestick and Patrimonial Estate, which might devolve to any Infanta by Inheritance, separately

and independently from the Right to the Crown. Whether the Infanta was aggriev'd in that Renunciation, is not our present Business to examine; She declares her felf, that the was certain, foreapprized, and inform'd of the contrary to her entire Satisfaction; and methinks one ought to take her Word for it. Besides, if there was about it any matter of Dispute, the same was determin'd to the Satisfaction of the most Christian King, by the Treaty of Aix la Chapelle, by which he

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was left in Possession of so many fine Countries.

As for the Renunciation to the Crown contain'd in the Deed mark'd E. there are a hundred Reasons for placing it among Contracts purely free, in which Case there's no valuable Confideration, or Compensation to be expected therein, since those Contracts do not admit of it, nor consequently of any Grievance either of half, or above half the Value. The End of this Renunciation was infinitely more Noble than that of a Compensation of Interests, and it is sufficiently express'd in the Contract of Marriage, but much better still in the Renunciation it felf, which is here annex'd, and to which I refer you.

By that Peice it appears that the Common Good, Glory and Advantage of the two Kingdoms, the private Interest of both Families, and above all the publick Good of all Christendom, were the Motives that induc'd the Infanta to make this Renunciation: She weigh'd the Importance and Consequence of it during fix Months, and after mature Deliberation, the refolv'd to make a plain and free Renunciation, without referving to her felf any fort of Advantage or Profit: Being contented with the inward Satisfaction she felt upon the Prospect of the great + Good which might thereby accrue to her dear Country, the two Kingdoms, and even all Christendom.

f If it be true, as the Treatise of the Rights of the most Christian Queen has it, That the Perfection of a Contract confifts in his Conformity with the Law, nothing can be more perfect. For on the one Hand it is founded on the Law of Exclution

I have already observ'd, that if the Renunciation was Free, there could be no Grievance in the Matter; but some may object, that there's none in the Manner? Was there no Fraud or Deceit? And did King Philip use no Violence to oblige the Infanta to do what he defir'd of her? The French, indeed, pretend it: For thus they speak of that Matter in the Treatise of the Rights of the most Christian Queen, p. 71. Did the Yoke of Paternal Authority together with that of Royal Power, the just Passion she had conceived for so illustrious an Alliance, her Age, her Quality, her Education, her want of Experience, and profound Ignorance of her own Interest, leave her sufficient Light, Force, Constancy, and Resolution, to resist the King her Father, and all the Policy of Spain, who no longer look'd upon her as an Infanta of the Kingdom, but as a Queen of France, whose Rights they design'd to alter? He kept her Eyes shut to hinder her from seeing so many Crownt and Scepters which they would have her renounce, and her Will being a Captive to the Interest of Castile, she could not have spoken one Word about her Rights, but the had before her Eyes, a King, a Father, and a Guardian, that silenc'd her, and kept her under the Toke of Absolute Authority. It is common enough, particularly in France, for Lawyers who defend a bad Cause, to have Recourse to Declamation and Bombait, but I never faw any thing of that Kind fo Nonfenfical and Preposterous as this is. Would not one be apt to imagine at the Reading of that Paragraph, that the Infanta was Queen of feveral Kingdoms, but under Age and Simple, and that by her Renunciation she divested herself of all her Dominions to invest King Philip her Father with the same? This is the only

Exclusion, made in the States, or Cortes of Castile, in the Year 1618, and on the other its motives are the same as are alledged in the Ancient and Fundamental Law of the Kingdom, for regulating the Succession, which says: Los omes Sabios e entendidos catando el pro comunal de todos, — tovieron por denecho que, &c. That is, Wise and Sensible Men, who have the common Good in View — did account it just, that, Gc. About which see the Law it self.

Idea which that Article, as it is artfully Couch'd can raise in the Minds of those that are not better inform'd: And yet the Thing was quite contrary. King Philip was fole Malter and Possessor of those Crowns and Scepters therein mention'd; The Infanta had neither Dominions nor Principalities; And the was of Age, and Endow'd with as much Wit, Wisdom, and Judgment as can be defired in a Great Princes. Moreover what confideration could have induc'd King Philip to impose upon his Daughter, as 'tis pretended he did? The Renunciation she made neither encreas'd his Dominions, nor his Power: For he did not get so much as an Inch of Ground by it. Pray examine nicely all his Views and Motives, and you'll find that he could not have any other than those the Infanta ought to impose, and did really propose to her self, viz; an Advantageous Match; the Peace between the Two Kingdoms; the Good of Spain, and, by the same Means, that of all Christendom. And here behold the Force of Truth: The Author of this Declamation owns himself that the Infanta passionately desired so illustrious an Alliance; and when he reprefents her Will as a Caprive, he owns 'twas so to the Interest \* of Castile. It follows, therefore from thence that this Renunciation was a political Concern; that the Publick Good required it; as not admitting that any Prince of the House of France should ever come to the Crown of Spain. Now what Motive more Noble, more Just, and more Confonant to the Fundamental Law can be expected, either in the King to persuade the Infanta to that Renunciation? Or in the Infanta to make it? Was there any need of Fraud, Deceit, or Violence in all this Affair? If there was Fraud,

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<sup>\*</sup> He fays also in another Place, where he argues against the Spaniards; It is therefore the Advantage of the Crown of Castile; But then 'tis prejudicial to that of France, and one ought not to call that the Common Good of the Two Kingdoms, which is only advantageous to one, and detrimental to the other. p. 99.

Fraud, 'tis certain 'twas not on the side of Spain: But I know not how the Court of France can be Justify'd, as to that Imputation, when one Considers the Principal Share they had in this Negotiation, their Promuses, Renunciations Treaties, Oaths, Ratifications; and when afterwards one sees all these laid aside, and trod under Foot.

This may suffice as to the seeming Exception: However, I shall add; That even supposing the Renunciation to be permutative and not gratuitus and free, there would be no Grievance or Wrong in it, either as to the Infanta, or her Descendants. The Crown of France is not Inferior either in Dignity or Power to that of Spain; and by Renouncing one the acquired the other; And the could not enjoy them both. Befides, the Hopes the might have of coming to the Crown of Spain were very remote and uncertain. The King, her Father, had a Son alive who was the Prefumptive Heir to the Crown; He was of Age able still to get others; the Infanta could not come to the Succession but in Default of them; and the Event has shewn that the Crown would never have devolv'd to her, fince King Charles II. as infirm as he was, out-liv'd her many Years. Therefore, all Things confider'd, fhe only renounc'd a Crown very remote and uncertain, and got one certain and present. So that it cannot be said that herein the fuffer'd any Lofs, Wrong, or Grivance. To which purpose, Sir, you may consult the Baron of Isola in his Buckler of State and Justice Art. 4 N. 7. for this is his Polition, which he maintains with great Strength of Argument. Third

\* This likewise affords Matter for a Dilemma that may be retorted against the Duke of Anjou: For either there was a Wrong done in the permutative Renunciation of the Infanta, or not. If there was none, why did the French maintain the contrary so long? Why did they build on it their Claim to the Succession of Ipain? And if there was a Wrong done, would not the Duke of Anjou be likewise aggrieved in the Renunciation be offers us? Would not it give him a Right to rescind it?

Third EXCEPTION, that one cannot renounce a

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cipal Share they had in this Negociation, their Pal This ought to be understood of Personal Renunciations: You have feen before what the Civilian Aubery, and the Treatise of the Rights of the most Christian Queen; fay about that Matter; and here is another remarkable Passage taken out of the latter. The Tie that binds the Royal Posterity to the Scepter, and imposes upon them a natural Obligation to receive it, each in his Turn, according to the Order of Succession, is so strong and so frict, that not one of those who are born in that Order. can withdraw himself from it by his own Authority, nor exempt himself from Obeying the Constitution of his Country, which calls him to the Office of Supream Governor, or Royal Authority. The Reason of it is, because the Fundamental Law of the State having form'd a reciprocal and eternal Relation between the Prince and his Descendants on the one Hand, and the Subjects and their Descendants on the other, by a kind of Contract which appoints the Sovereign to Reign, and the People to Obey, neither of the Parties can alone, and when they pleafe, free themselves from so solemn an Engagement, by which they have bestow'd themselves one upon the other, for their mutual Help, p. 129. In these Affertions there is something true, and something false; but, however, this appears, to be the Sense of the French Nation about Renunciations. Grotius who has treated this Subject with his usual Exactness decides, without hesitating in favour of the Contrary Opinion. Similis est quastio says he, an abdicari possit Regnum, aut Jus Succedendi in Regnum? Quin pro se quisque abdicare possit non est dubium. That is, There is a like Question whether a Crown, or the Right of Succession to a Crown, may be Abdiented? there's no doubt but any one may Abdicate for himself: Grot. de Jure Belli et Pacis Lib. 2. Cap. 7 §. 26. I am in this of Grotius's Opinion: Tho' methinks there ought to be some Distinction. For there is a great Difference between a Prince who is Simply call'd to the Crown by the Constitution of the Kingdom, according Stra it ato

to a Settled Order, and a Prince who has already accepted it, who has entered upon the Royal Office, and who has been Sworn to it. The latter has contracted an Engagement which the others are not bound by, and as the Advantages are not equal, neither ought the Obligations be so neither. A Prince who is actually King cannot at all Times, and on any Occasion, renonnce the Royal Dignity: For the Kingdom ought to affent to his Renunciation; or at least it ought to be made in Time of Peace and Tranquility, fo that the State be not deprived of Successors capable to govern; but as for the Princes of the Royal Blood they may renounce whenever they please. They enjoy the Right of Succession as a Benefit and Advantage, not as a Burden, and 'tis beyond Contradiction that one may at any Time renounce a Benefit, the Law which call'd them to the Crown necessarily supposes their Consents, otherwise they would not be Free Persons; and they would be born in a kind of Servitude, which cannot be fo much as thought without Absurdities; altho' the Author of the Treatise concerning the Rights of the most Christian Queen, has not Scrupled to affirm it in express Terms, If there were need of Instances to prove the Right and Validity of Renunciations, there's no Monarchical State but would afford fome, and Spain more than any other. The Emporor Charles the Fifth's Renunciation, against which nothing was ever alleged, is famous among the Renunciations of Kings; and as for those of Princes we have that of D. James Eldelt Son of James II. King of Aragon; that of Alphonso de la Cerda, Eldest Son of Ferdinand, from whom the Dukes of Medina Celi are Descended; and that of Berangaria, Daughter to Alphonso oth King of Castile, and lastly of Anne of Austria, Daughter of Philip III. King of the whole Monarchy. This last alone may afford an Argument sufficient to stop the Mouths of all French Men in this Matter; for if it was Null, as they pretend, at prefent, why did they say nothing of it, during the Fifty Years that Princess Liv'd? And if that final time they knew that an Infanta of Spain has no Power to Renounce, why did they Court and Treat a Marriage of their King with the Princess Maria Theresa upon the same Foot? On whose side now is the Fraud and Deceit, the Spiniards, or the French? After

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After all it is plain, that if there be any thing doubtful in the Right of Renunciations, the Question amounts to this, whether the Consent of the State or Kingdom be necessary, or no? The Affirmative may be maintain'd: But however, when once that Consent has been had either expressy or Tacitly, 'tis Absur'd to pretend, that the Renauncer can recall what he has done, and claim his first Right as if he never had renounc'd. Now the Law of Castile of the Year 1618, and the Pyrenean Treaty of the Year 1639, contain not only the Consent, but also the positive Will of the State; and therefore this Exception cannot affect the Infanta's Renunciation.

Fourth EXCEPTION, that the Renunciation bound the Infanta, it did not however bind her Isue.

I maintain on the contrary, and more Logically, that the Infanta having by her Kenunciation, divested herself of all the Right of Succession, which belong'd to her before, she could not transmit that Right to the Issue she had since, and consequently that the said Right neither could nor can belong to them.

And here occurs the Question, whether the Children of the Kings of Spain succeed to the Crown by Right of Inheritance, or by Right of Blood; by Representation or by Vocation, or Calling? Doctor \* Azevedo, in Legem

<sup>\*</sup> Sunt qui dicunt quod in Fidei-commissi successione Patrem Filius reprasentat; secundum Jas. cons. 159. Volum. 4. & Oldrad. cons. 34. quantumvis regulare sit, in omnibus dispositionibus aliis quam majoratus silium non reprasentare, neque intrare locum patris, nisubi aliud jure statutum reperietur. Ut novissime post hae trastat. Pelaez in trast. majoratum 2. p. q. 9. n. 21. nisi familia vel propinqui vocentur. Secundum Molinam de Primogeniis lib. 3. c. 6. nu. 44. & 45. In hac tamen ampliatione communis est opinio in contrarium. Imo quod in simplici Fidei-commisso Patrem Filius non reprasentat, neque intrat in locum ejus. Secundum Deci. cons. 1. n. 5. ex Cumano per eum corrapte allegato in cons. 107. cujus ratio est: nam cum in Fidei commisso Testatori, & non ultimo possessori succedatur, L. Conaredi S. cum filia si

6 Tit. 3. lib. 2. Recapitulationis, holds for the Vocation. and you faw just now that the French have built upon it their principal Argument in their first Disputes. Others are for the Right of Inheritance, and their Opinion is supported by the Terms of the Law; But all agree in afferting, That the Crown is a perpetual and inalienable Trust. I shall examin both the Hypothesis, and begin with that of Right of Vocation, which offers it

felf first, and it seems the most difficult.

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I agree that, in general, the Jus Vocationis does not favour Renunciations; which the Learned Grotins has observ'd when he says: In hareditariis qui Jus à se abdicat, in liberos nibil potest transferre : at in Lineali Successione, patris factum nocere non potest liberis natis, quia f mul atque existere coperunt Jus proprium eis quesitum est ex Lege; sed nec nascituris, quia impedire non potest quin ad illos quoque suo tempore Jus pertineat ex populi dono. This is politive; But there is no general Rule without Exception; Hear what follows: Illud interest inter natos O nascituros, quod nascituris nondum quasitum sit jus, atque ideo

de vulga; per consequens non defertur tale Fidei commissum jure bareditario. Id namque dicitur jure bareditario deferri, quod non nisi baredi, jure tali bareditario defertur. Illud autem è constario dicitur non jure hæreditario deferri, sed jure sanguinis, in quo is, qui hares non est, vel esiam qui bares est, ex sola agnasione, seu cognatione, vel Speciali vocatione succedit, fecundum Bar. L. ut jurisjuraudi S. si liberi ff. de op. lib. relatum & securum per Molinam in dicto lib. 1. c. 8. nu. 6. Manifeste patet filium in fidei-commisso non intrare locum patris, utpote, quia communior est opinio, in iis, qua non jure hareditario deferuntur, filium locum patris non intrare; secundum Deci. dicto cons. 1. n. 5. & iterum confilio 299. & 408. & 412. & 417, ubi firmat ab bac non esse discedendum, & tradit Molina ubi supra libro 3. c. 6. n. 40. & Covar. in pract. c. 38, n. 34. per totum. Et ratio rationis eft, secundum eund. Deci cons. 79. n. 1. quoniam uhi succeditur jure bæreditario consideratur dispositio juris, quæ est quod filius intrat locum patris: sed cum succeditur jure sanguinis, vel specialis vocationis, consideratur affectio Testatoris quam habere videtur ad proximiorem in gradu, & sic filius non intrat patris locum in tali Fidei-commisso, sed proximior admittitur. In majoratu tamen secundum dictos, filius optime locum patris intrat & repræsentat eum: prout testamur plures, & Didacus Perez, in præsanti col. 335. in ficum i seq. & Pelaez in d. tract majorat. d. 2. p. q.u.21 u. 6

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ideo auferi iis possit populi voluntate, si etiam parentes quorum interest Jus ad filios transire, Jus illud remiserint.

Jure Belli & Pacis Lib. 2 Cap. 7. S. 26.

By this it appears, That in Royal Successions which devolve to one Jure Vocationis, the Renunciations of the Fathers may be valid for their Children yet unborn, if the People be consenting. Now this is the very Case in Question: For there was a Law enacted in 1618 in the Cortes or States of the Kingdom, upon the Renunciation of the Infanta Anna, which ratisfies the same, and for ever excludes from the Crown of Spain the Princes and Princesses of the House of France. The Renunciation of the Infanta Maria Theresa is conformable to that Law; over and above which, it was inserted Verbatim in a Publick Treaty, which is also a

perpetual and inviolable Law.

The Distinction Grotious makes between the Children Born, and those that shall be Born, is grounded on the effential Difference between Renouncing the Government of the People, and Renouncing the Possession of some Dead Goods, as Lands, Houses, Moveables, &c. This is the Spirit and Meaning of the Law in the Nueva Reof the Offices of Magistracy and Government, it says, That in Case of Renunciation they must be fill'd as if they were become Vacant by Death: Affi Como tal Officio Vacasse por Muerte: Which clears their Objection, who pretend that the Infanta could not renounce to the Prejudice of her Children yet unborn. For if by the Law the Renunciation of Offices is look'd upon as a civil Death, the Infanta ought to be accounted Dead in Law, from the very Day she renounc'd; and no more Notice ought to be taken of the Children the had fince, than if they never had been born.

But is the Royal Dignity really an \* Office? Let the Law Decide this Point also— See how the King speaks

<sup>\*</sup> The Treatise concerning the Rights of the most Christian Queen, says, It is one of the Maxims of the Civil Law, that the Proconsul could not of himself, abdicate the Authority that had been trusted to him; and it is consonant to Reason, that the Prince being

speaks in it: Liberal se deve mostrar el Rey en oir peticiones y querellas a todos los que a su Corte vinieren a pedir justicia, porque el Rey segun la significacion del nombre se dize Regente o Regidor, y su proprio Officio es hazer juizio y justicia. That is, The King ought to shew himself generous and ready to receive Petitions, and hear the Complaints of those that come to his Court to demand Justice. For according to the true Meaning of the Word, a King is a Regent or a Magistrate, whose proper OFFICE, is to deal Judgment and Justice: Recopil Lib. 2. Tit. 2. Ley 1. See also the other Laws under the same Title, and those under the Title 7. of the Sixth Book, or rather consult every one of them, for there are none in Spain, but

what are founded on that Principle.

The Law is Let's resume the Question in Hand. positive, that as to Offices a Renunciation ought to be accounted a civil Death, and that they ought to be fill'd as if they were Vacant by Death. If therefore the Royal Dignity be an Office, which it has been prov'd to be by another Law, it necessarily follows, that in Case of a Renunciation the Throne ought to be fill'd, as if it were Vacant by Death, without any Regard to the Children which the Renouncer may have afterwards. To put this Truth in a clearer Light, I shall propose a Case, which did not, but might have come to pass. Christian Queen of Sweden having renounc'd the Crown in 1654 and retired to Rome, Chirles Gustavus, her Cousin German, was advanc'd to the Throne, and that Prince dying in 1660, another Charles his Son succeeded him; who was also succeeded in 1697 by his Son King Charles XII. now reigning: All which Princes Queen Christina has seen and known. Now let us suppose that she had Married after her Renunciation, and had had Children, Pray what Right would her Children have had to the Crown? Would the present King have been oblig'd to yield the

being the Head of his State, he may no more withdraw himself from that Political Body, for which he is form'd, than the Head from the Members of the Natural Body, over which it ought to reign. p. 131. This is a wretched Argument; but yet it proves that the French themselves, amidst their Slavery, believe the Royal Dignity to be an Office.

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the Throne \* to them? And would his Children brought up in the Purple, have been excluded from it after him? I dont believe any Body will maintain such an Opinion. The Right of Succession to the Royal Office neither stands still nor retrogrades. The Possessor is no sooner divested of it, either by Death or Renunciation, but it devolves to the next Successor living; and 'tis in this Case that the † Dead seizes the next Living able to succeed. The same ought to be understood of all the Princes and Princesses of the Royal Line, in what degree soever they be; For there's

no Reason to except them from it,

What now remains to be known is, who that Living is, whom the Law calls to fill the Place of the Renouncer or Dead; and 'tis what the Law alone can teach us. It is to be found in the Siese Partidas del Sabio Rey Don Alfonso. Part 2 Tit. 15. Les 2. But to spare you the Trouble to look for it, I fend you herewith a faithful Transcript of it, under the Letter F. You will find in it, That the Crown ought not to be divided; That the Succession thereto is by Inheritance, and according to the Direct Line; That the Males are preferr'd before the Females, and among the Males the Eldelt before the Younger; But that if there be no Sons the eldest Daughter Succeeds, in such a Manner nevertheless, That if the eldest Son died before the Succession came to him, and should leave a Son or Daughter, born in lawful Marriage, the latter should Inherit, and no other. And in the last Place, that if there were neither Son nor Daughter, the Succession should devolve to the nearest Relation; with this notable Condition, Sseyendo Ome para ello: e no aviendo fecho cosa porque lo deviesse perder: That is, provided he be a Man duely qualify'd and who has done nothing whereby he is to be excluded. this is the very Cale that has happen'd; For King Charles II. died without Children, and so the nearest Relation

\* Stante Præjudicio tertii, minie hujumodi fictio retroactionem operabitur. Gomes in L. 9. Torr.

<sup>†</sup> These Words are taken out of the Common or Custom Law of Paris. I quote them because the French have made of them a general Maxim, especially as to the Manner of succeeding to the Crown. The Word to Seize signifies here to invest or put into Possession; not de Fasto, but de Jure.

tion was to inherit the Kingdom. This nearest Relation was the Dauphin of France, and after him the Most Christian King his Father; but neither of them were Ome para ello, a Man duely qualified: Being both ex-cluded by the Renunciations of their respective Mothers; by the Laws of the Kingdom, and by the Pyrenean Treaty, which beyond Contradiction, are things porque lo deviessen perder, by which they ought to be excluded. The being the next of Kin to the deceased King is not sufficient to come to the Crown of Spain; For the Law requires besides, that the nearest Relation be duely qualified; as for Example, That he be born in lawful Matrimony, de muger Legitima; and that he be a Roman Catholick; Deve el Rey conoscer a Dios por creencia segun manda la Fe Catholica de Santa Iglesia, assi como se muestra en la primera partida d'este Libro. Part 2 Tit. 2. Ley. 1. The Law does not specify the other Cases of Exclusion; But what Case can be thought, imagin'd or suppos'd, more plain and less subject to Controversy, than the Exclusion it self? Nay, an Exclusion consented to, Free, and enacted into a Law; and which is found wherever one looks for Right or any Foundation of Right. If you consult either the Statute Books, or Publick Treaties, you will find it in Both; and if you recur to the Conventions of Marriage, they declare the Issue thereof uncapable ever to succeed to the Crown of Spain. It is customary among the Spaniards to swear before hand the Princes presumptive Heirs to the Crown, and these on the contrary were SOLEMNLY ABJURED. Judge now your felf, whether they may be said to be duely Qualified, or according to the Law, Omes para ello, e non aviendo fecho cosa por que lo deviessen perder.

My principal Design in this Article was to prove that if the Succession to the Crown of Spain be Jure Vocationis, the Princes of France are formally and expressly excluded; but the Reasons I have alledged would be no less forcible, if applied to the Hypothesis of the Right by Inheritance. Nay, I dare say, that without the Help of any other Arguments, they contain a double Evidence against the Pretensions of the Dauphin and his Descendants. For his only Title to the Crown, would be to supply the Place of his

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Mother, and represent her. Now by coming into her Place, he finds no Right, because she had renounc'd; and by representing her he represents a Person that has no Right. It is beyond Contradiction, that in an Inheritance, the Right is transmitted from Father to Son, and that if the Father had no Right, it is impossible for the Son to draw any from him. This is likewife the Opinon of Grotius in the Passage before quoted: In Hereditary States, fays he, A Prince who renounces can trasmit or transfer nothing to his Heirs. How can then his Children that are born afterwards, have any Right to the Crown? I cannot see how that can be made out, unless one should say, that the Transmission was made before the Renunciation, from whence it would follow, that they had a Right before they had a Being: which implies Contradiction. 'Tis a Principle receiv'd both in Mathematicks and Philosophy, That what does not exist has no Propriety, and it ought to be one in Civil Law. That what does not exist, has no Right. Now if the Infanta Maria Therefa could not, before her Renuntiation, transmit to her Children the Right of Succession to the Crown, because they were not yet in Being, it follows that The never transmitted any such Right to them, because the had none her felf, when they began to exist. Certainly, they could not at the Moment they were Born, or Conceiv'd receive from Her a Right she had not."

I cannot better conclude this Article, than by the following remarkable Words of the Infanta Maria

Therefa in her Renunciation of the Crown.

By Virtue and in Performance of the said Article, I hold and declare my self excluded and foreclosed, and the Children and Descendants from this Marriage excluded from and absolutely incapable, without any Limitation, Difference, or Distinction of Persons, Degrees, Sex, and Time of the Action and Right of Succeeding to the Kingdoms, States, Provinces, Territories, and Lordships of this Crown of Spain, expressed and declared by the said Article; And that I will and consent, both for my self and my said Descendants, that from this Time, and for any Time hereafter, they may be held as yielded and transferr'd to him who shall be nearest in Degree (because I and they

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are excluded, \* unable and incapable) and next to the King by whose Death they shall become Vacant, and to phom the Succession of the said Kingdoms ought to devolve; And that he may be held as lawful and rightful Successor, in the same Manner as if I and my Descendants had not been + born, or among the Living, because we ought to be held and reputed as such, so that neither in my Person nor in theirs, there may be consider'd, or any Foundation laid of any (a) Representation, active passive Principle, or continuation of Isue, either effective or contentive of Substance (b) Blood, or Quality, nor draw the Descendants and Computation of Degrees from the King my Lord, nor from the Kings his Glorious Predecessors; nor for any other Effect, or Purpole, in order to enter upon the Succession, or forestal the Degree of Proximity, and exclude from it the Person, who, as was said before, shall be next in Degree-And if in Fact, or under a mistaken Presence, distrusting of Justice (for we ought always to acknowledge and confess that we have no Right to succeed to the said Kingdoms) we should endeavour to seize and possess the same by Force of Arms, making or exciting an Offen-sive War for that Purpose, that from this present Time, and for any Time hereafter, the same be accounted, unlawful, unjust, and ill grounded, resulting from Violence, Invation, and Tyranical + Usurpation, and carried on agamit

(a) This relates to the Hypothe is of the Right of Inbe-

to be taken out of the Laws of her Country. For in the

<sup>\*</sup> All this is confonant to the Foundamental Law before quoted; and hereunto anne c'd, Sub Littera F. wherety, in Default of Children, the King's nearft Relation is cal'd to the Crown, Seyendo Ome para edo, &c. being due Qualified, &c.

<sup>†</sup> This is the Meaning of the Law in the Nueva Recpilation Tom. 1. Lib. 7. Tit. 4. before quoted.

<sup>(</sup>b) This is the relative to the Jus Sanguinis & Vocationis.

Therefa fay if the faw the King her Confort, and the Princes her Grand-Sons seize Spain, contrary to her express Renunciation, and make War against all Europe to maintain their Invasion? Here you have what she said before hand, while she was free to speak her Thoughts about that Matter. Observe that both her Words and Thoughts seem

against Reason and Conscience: And that, on the con trary that War be deem'd and accounted Just and Law ful, which shall be made or excited by him who ought to Succeed by the Exclusion of my self and of my said Children and Descendants; whom his Subjects and Vasfels ought to receive and obey, and to him frear Allegiance and do Homage, and serve bim as their King and Lawful Lord. And I affirm + and certifie, that I was not induced to make this Deed, nor moved and persuaded to the same, by the Respect and Veneration which I owe to and have for the King my Lord, as being so Powerful a Prince, and a Father who loves (a) me so much, and whom I love, and who holds and has held me under his Paternal Power; because in reality in all that is and has been transacted in relation to the Conclusion and Effect of this Marriage, concerning the said Agree-ment, and Article of my Exclusion, and of my Descendants, I have had all the Liberty I could defire to speak and declare my Will, nor was I on his Part, or by any other Person, induced or drawn in either by Ame or Menaces, to do any thing contrary to it. And for the greater

Ley. 10. Tit. 1. Part King Alfonso says, Tyrano tanto quiere dezir, como Senor que es apoderado en algun Reyno, O Rey en Tierra, por suerza, o por engano, o por traycion, Ihat is, a Tyrant is as much as to say, a Prince who has invaded a Kingdom, or a King who has possess'd a Country, by Force, Fraud, or Treachery. The Words are harsh, and against my Inclination; but 'tis not I speak, 'tis the Law.

† This confutes in fewer Words than could otherwise have been done, all that the Treatise about the Right of the most Christian Queen says, of that strange Irassick which Spain has made of the Rights of her Infanta, and of the shameful Illusion with which they pretend she would have endowed the most August Match that ever was made. The Infanta's Declaration in this Place has the greater Weight, that altho' she was since in the Power of the most Christian King her Consort, yet she never retracted it by Word or Deed, verbally or in Writing. She saw what was doing; She lamented it; and died in those Sentiments of which the whole Court were Witnesses.

(a) Set this Expression, and positive Declaration against all the Investives which the Author of the Treatise concerning the Rights of the most Christian Queen was not assumed to use against King Philip IV. charging him throughout his Book with Immorality, Injustice, Inhumanity, Cruelty, Barbarity, and Violation of the Rights of Nature, Heaven and Earth.

greater Validity and Security of what is said and promised by me, I solemnly Swear by the Gospels contain'd in this Missal, on which I lay my Right Hand, &c. See the Deed it self mark'd E. in the Appendix.

Fifth OBJECTION. That the Will and Testament of Charles II. has decided the Question, by calling the

Duke of Anjou to the Crown.

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This Objection ought to be understood in one of these two Senses: Either that the Kings of Spain can dispose of the Crown by Will, to the Prejudice of those who are call'd to it by Law; or that in Case of a Competition they may Judge between the Pretenders, and adjudge the Crown to whom they please. Both these Propositions are equally erroneous; nor shall it be difficult for me to make it out. But before I come to my own Proofs, it may not be improper to fet the French against themselves, and confute them by their own Writings. Nor will I produce the private Sentiments of fome Civilians alone: But you shall see those of the most Christian King about the very Matter of the Succession of Spain, in the Manifesto publish'd by his Command in 1667. under the Title of a Treatise concer. ning the Rights of the most Christian Queen, p. 132. and says.

And indeed one cannot imagine by what Policy the Council of Spain could now maintain, against the Honour of the Crown, and the Authority of its Fundamental Laws, that the Catholick King was Free to make the Infanta renounce the Sovereignties that were devolv'd to her, and the Hopes of all those that might fall to her. For if it be in the Power of a Prince to make his Children renounce the Right of the Scepter, and to exclude them from the same, in favour of Strangers \* to the Family, as was done on this

Occasion

<sup>\*</sup> I know not in what Pedigree, or Register the French found that their Princes are of the Royal Family of Spain, and that those of the Branch of Austria in Germany are not of that House; but 'tis plain they pretend so. Tho' Charles V. the Author of the Branch of Spain, and Ferdinand I. Author of the Branch of Germany, were Brothers, and Sons of the same Father; altho' they made between them Family Contracts, whereby one Branch is to succeed the other, in Case of Extinction; Tho' the Blood of those two Branches was united by six different Marriages, and tho' the Emperor Lespold was Grandson of Philip III. Yet, according to French Logick, both he and his Children are Strangers in Spain, and the Princes of France are of the Family.

Occasion, one may from thence inferr, that he has a Right to bring nearer or put back + their Rank to the Royal Dignity, without observing the Order of Birth, or to divide the Kingdom among ft them, at his Will? Since it is much more to put it entirely out of his House by a Renunciation, than to preserve it in his Family at his Choice, or to divide it between his Children, according to his Affection. furthermore one may from that same Principle affirm, that the Prince can make the Males as well as the Females renounce the Right of Succession. - Nevertheless, has Spain a more inviolable Maxim than what is consecrated in their History by so many famous Examples, which teach us, That the Children of the Sovereign do not come to the Crown by a Right they hold from him, but by a sacred Trust of the Fundamental Law of the Kingdom, which calls them necessarily after their Father to the Royal Dignity; and which by an infinite and perpetual Claim ever substituting the Living to the Dead, produces by it self all the Title and Right to the Succession of Crowns, independently from the Will of the Deceased. We learn from the Annals of that Nation, that they never could nor would suffer any \* Alteration in the Order of the Royal Succession, upon any Pretence whatsoever. Don Ferdinand King of Castile and Leon, went about to divide the Kingdom between his Chil. dren --- But the Fundamental Law of the State, more powerful than all those particular Dispositions, prevailed in favour of the Eldest Son, and maintain'd him, notwithst anding those Partitions, in the Totality of the Dominions. The Will and Testament of Don Alfonso IX. King of Leon, had no better Success, for altho' he had constituted his two Daughters Heirs to his Kingdom of Leon, nevertheless Don Ferdinand his Son, whom he had excluded from it, was maintain'd

+ This is exactly what K. Charles II. did by his Will whereby he can'd the Duke of Anjou preferably to his Father, his eldest

<sup>\*</sup>Observe, That at the very time that the French maintain'd this Position, which certainly is very just and very true, they had a Mind to reunite the Crown of Spain to that of France; which, according to their other Maxims, could not have been done, without excluding, for ever, the Daughters from the Crown? That is to say, without overthrowing the Fundamental Laws, of which they seem to be so jealous and tender in this Place, nor without altering the Order of Succession.

tain'd in by the Approbation of all the States. - King Ferdinand the Catholick being fallen sick at Madrigalejo, he sent for three of the chief of his Royal Councit to whom he told in great Secrefy, that - by a Will he had made at Burgos ne had committed the Government of the Kingdoms of Caltile and Aragon to the Infante Don Ferdinand, his Grandson. --- But those three Councellors answer'd him, with great Prudence, that 'twas in vain, be had by his Will, changed the Order of Royal Succession, because the Law of the Kingdom did not permit him to do any thing against the Order of Primogeniture, to the Prejudice of Charles who was the eldest. Which Ferdinand having heard, he told them with Tears in his Eyes, that he approv'd their Council, and made another Will, whereby he cancelled the first, and constituted Charles, his eldest Son his Heir, according to the Law of the Kingdom.

What could we alledge more Forcible, more Express, or more Authentick, against the Will of Charles Il? Is it possible that the same King who caused these things to be written and publish'd in the Year 1667, invaded in 1700 the whole Spanish Monarchy, without any other Title than a Will? Fly to the thickest of the Wood, thou wild Satyr, who could'st be offended at the fight of a Mouth that blow'd Hot and Cold for two different Ends? Here you might see the same Court, the same People, the same Doctors maintain, Contraries, in the same Cause; argue Pro and Con;

affert the Affirmative and the Negative.

The Conduct of the French, for these Fifty Years past, in the Business of the Succession of Spain, cannot otherwise be accounted for, than by the violent Passion of Encreasing their Dominions and Domineering, that possesses them, and to which they Sacrifice all

other Confiderations.

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In the Year 1660 they acknowledge the Right of Renunciations. They concurr in that of the Infanta Maria The refa, and the King folemnly confirms, and swears to it.

In 1667, they reject and detest it, they call it a Monitrous Contract, a Violation of all the Rights of Nature, of the Blood, and of the Crown, and they take

up Arms to Cancel and Annul it.

In 1700, they return to Renunciations. phin and the Duke of Burgundy make two Solemn ones, not only for themselves, but also for all their Descendants for ever.

At present they hold Pro and Con; and Embrace at once the opposite Extremes. Of Nine Renunciations which are found in the Royal Family, they reject (a) Two; they admit (b) Four; they hold Two (e) indifferent; they are silent, as to (d) one; and they offer us a (e) Tenth.

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In the Year 1667, they declare themselves against the Will of Philip IV, and prove both by Argument and Authorities, that a King cannot dispose of the Crown.

In 1700, they maintain the contrary; they accept the Will of Charles II. and from it assume a Title to set the

Duke of Anjon on the Throne.

In 1701, and 1703, they regard it no more as a Law. They laugh at the Dispositions they find in it, in favour of the Queen Dowager. The Duke of Anjon corrects the Article which call'd him to the Crown, and Substitutes the House of Orleans to the Duke of Berry, preferably to the Archduke who was call'd to it in the third Degree, and to the Duke of Savoy, who was to come in the Fourth.

In 1667 they maintain'd in their Writings the INDI-

VISIBILITY of the Monarchy.

In 1698, and 1699, they abandon'd the same, and made

two Treaties of PARTITION.

In 1700, they broke these two Treaties, and resuming the System of Indivisibility, they declared they would not yield a WIND-MILL.

Now again they come back to the PARTITION: they are for keeping Spain and the West-Indies, and giving

the rest to the Emperor.

It tires one I Vow, to follow those, Variations and Contradictions which multiply as fast as one enquires into them. Have not we seen the French set up for Asserters of the Immutability of the Order of Succession, and pretend, at the same time, that the Crown of Spain ought to be united to that of France, in Case King Charles II. died without Issue, which nevertheless would have Excluded

<sup>(</sup>a) That of Anne Mother to Lewis XIV, and that of Maria Therefa his Consort. (b) Those of Lewis Dauphin; of Lewis Duke of Burgundy; of Mary Adelaida Dutches of Burgundy, and of Mary Louisa Dutches of Anjou. (c) Those of the Emperors Leopold and Foseph. (d) That of Maria Ambonietta Electres of Bavaria. (e) That of the Duke of Anjou to the Crown of France.

the Females for ever? Have not we seen them write for the Inalienability, and Indivisibility, at the same time that they claim'd all the Provinces of the \* Netherlands, by Right of Devolution? And do they not now actually maintain, that the Infanta Maria Theresa could not renounce for her Children to come, but that the Duke of Burgundy

could do it?

You will find nothing like this on the fide of the House of Austria, they have, in this Affair, the Advantage that it has ever been their Interest closely to stick to Justice; and to make it their Bulwark, against the Attacks of their Enemies; so that they never were in the perplexing Necessity to defend themselves by contradictory Propofitions. Their Pretentions, their Allegations, their Conduct: Every thing has been uniform, equal, constant and consonant to it self. The Inferences that may have been drawn from the Will of Philip in their Favour, are no Exception to what I affert. The House of Austria never alledged it as a Constitution to which the Order of Succession ought to Submit. Neither did their Interest require it, fince they had on their side the Fundamental Laws, and the Renunciations of two Infantas, together with the Pyrenean Treaty, and the universal Confert of the People. But if it be reasonable in all matters of Right and Law to support one's Affertions by the Opinion of the Civilians and Lawyers, why may not we bring in that of a Prince who was King of the Monarchy now in Controversy, and common Father of the Competitors? And who in that double Capacity declared his last Will to his People, and to his Children?

Don't let us confound what ought not to be confounded; the Will and Testament of a King of Spain, is doubtless, a Deed of Great Weight and Consideration, but which is no Law in the State: Neither are they publish'd, or promulgated as such, or made use of in Courts of Judicature; and you will find none of them in the Recopi-

lations, or Law Books.

I need not tell you that the Kings of Spain do not enjoy the Kingdom ex Dominio, because I believe we all agree about it, and consequently that they cannot sell, give away.

<sup>\*</sup> The Duke of Anjou has fince made an absolute Gift of them to the Elector of Bavaria.

away, or alienate their Subjects like a Flock of Sheep, altho' the Power of the Kings of Spain, be very extensive, yet is it neither Despotick, nor Arbitrary. 'Tis their Prerogative, to make the Laws, and no other besides them, can make them, Part. I. Tit. 1. Leg. 8. But with Distinction and Limitation. There are three forts of Laws in Spain: viz. the Ancient and Fundamental Laws; the Laws that are not Ancient, but which have been Enacted in the Cortes; and the Laws that have been made by the Kings, out of the Cortes.

The Ancient and Fundamental Laws are those on which the Constitution of the State is founded: Of which some are General, others Particular. The General Laws concern the whole State, as for Instance, those call'd Siete Partidas, or Seven Parts, and the particular concern only some Member of it, as the Ancient Fueros, Customs and Previleges of every Kingdom, Dutchy, Lordship, Country, or City of the Monarchy, in what

Part soever of the Earth they be Situated.

The Laws that are not Ancient, but which have been enacted in the Cortes, are those that are made from Time to Time, upon the Principal Concerns and Exigencies of the State in the general Assemblies of the Kingdom, which in Spain are call'd Las Cortes. They have the same Force with the Ancient; as being ever made with the Advice and Consent of the Three Estates; According to the Nueva Recopilacion Lib. 6. Tit. 7. in these Words:

Law II. that the States ought to meet about Impor-

tant and Arduous Affairs.

Whereas in the Arduous Affairs of our Kingdoms the Advice of our Natural Subjects, especially of the Deputies of our Cities, Towns, and Boroughs is necessary: Therefore we ordain and command, that the Cortes be assemble about all such important and arduous Affairs, and that the Three Estates of our said Kingdom, consult together, as was pra-

Etised by the Kings our Predecessors.

The other Laws of less Consequence, such as those that are made for the more exact Execution of the Principal Laws, or for Ascertaining and Explaining certain Cases which had not been provided for; or for Promoting the good of the State, and securing the orderly Government thereof: All these may be made out of the Cortes, provided the Privy Council advise the same, by a Majority of two to one. These follow the Law in that behalf: Nueva Recopilacion, Tit. I. Lib. 2.

Law VII. that the Judges report to the King such Laws as are to be made for Abridging Law-Suits. The Judges ought to consider what means may be used, and what Laws made to abridge Law-Suits, and prevent Litigiousness; and they ought to make Report of the same to the K. that he may make the said Laws, and order the Execution thereof, because it conduces to the Good of his Kingdom.

Law VIII. That to make a Law Two Parts in Three

of the Council ought to Concurr.

We ordain and command that when the making of a New Law, or a Proclamation, or the derogating from, or dispensing with a Law, shall be treated or debated in our Council, all those of the Council then present, ought and shall concur in the same Opinion; or at least the Two Thirds of them, whom we shall consult, that we may provide what is convenient for our Service, and the publick

Good of our Kingdoms.

Thus you see, there are, as I said before, Three forts of Laws. First, The Ancient and Fundamental Laws. Secondly, The Laws enacted in the Cortes. Thirdly, The Laws made by the Advice of the Council, Those of the First and Second Sort are equally Sworn to by the Kings at their Accession to the Crown; and thereby become between them and their Subjects as it were Patta conventa, or a Contract, which mutually and reciprocally binds them in the strictest Obligation. Which ought likewise to be understood of the Laws of the Second Sort, which the King that fills the Throne has made himself, and which therefore he could not swear to with the rest; for as soon as they are enacted in the Cortes, the consent of the Three Estates gives them the Force of a true Contract between Parties; as it is declared in some of them, particularly in the Third Law of the Tit. 10. Lib. 5. of the Nueva Recopilacion, wherein Reviving the Law made against Alienations from the Crown, by King D. John II. it is said; That, upon the Request and bumble Petition of the Deputies of the Cities, Towns, and Boroughs, of his Kingdoms, in the Cortes which he held at Valladolid in the Year of the Incarnation of our Saviour 1442, he enacted and ord in'd by Law, Agreement, and Contract, firm and lasting between Parties, that &c.

These sorts of Laws are entirely like your Acts of

These sorts of Laws are entirely like your Acts of Parliament. The King gives them the Sanction with

the Advice and Confent of the People, and when they are once made they cannot be revok'd but with the Consent of those who concurr'd in making the same.

As for the particular Laws which the Kings make with no other Advice than of their Council, the King who has made them, or his Successor after him, may repeal them at Pleasure. They are commonly call'd Ordenanzas, Provisiones, Cartas, and Cedulas, of which there are Collections under those Titles; and which are Binding, and in Force, so far forth as they are not contrary to the Laws enacted in the Cortes; But if they clash with the latter, they remain without Force, and are not put in Execution, as being obtain'd

by Surprize.

And if contrary to the Premisses, we should grant any Letters or Warrant, with First, Second, or Third Command, and with some derogatory Clauses, or other Provisces and Penalties whatever, altho' mention should be made in the same of this Law, or any other, and tho' they should be wholly inserted therein, we command the Alcaldes, Judges, Regidors, and Officers of the said Cities, Towns, and Boroughs, whom it may concern, to respect the same, but not to put them in Execution; for which they shall incurr no Penalty, and if in any manner they shall be liable to it, we give them from this Time our Pardon. And it is our Will and Pleasure that the Contents of this Law, and the faid Priviledges and Customs be observed. And if through Importunity, we should grant Warrants for the Said Offices of Augmentation, we declare them Surreptitions, and revoke and annul the same.

The Laws Ten and Fifteen of the Tit. 3. Lib. 7. of the Nueva Recipilation speak to the same Purpose, in relation to the publick and perpetual Offices of the Cities and Towns; as they do also, as to other Respects, the Laws Five and Eight of Tit. 2. of the same Book; the Laws Fourteen, Fifteen, and Sixteen of Tir. 3. of the First Book and several others; nothing being more common in the Laws enacted in the Cortes than this Claufe, Sean Obedecidas y no cumplidas, by which all particular Ordinances or Decrees, that shall be contrary to the Fundamental and Principal Laws are declared null and void.

All this may abundantly suffice to shew, That King Charles II, could not dispose of the Crown by his Will: For, as I observ'd before, a Will is no Law; but only a

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Domestick Disposition which can have no Force but in Domestick Affairs; as for Instance, as to private Estates not annex'd to the Crown, but no Ways in Affairs of State. I do not disown that the History of Spain affords many Examples of Kings, who by their Wills have either Named, or pretended to Name their Successors: But some of these Instances are out of the Law, and ancienter than the Law now observ'd in Spain; the other have only conform'd to the Laws then in Force, by Naming for Successor the Person who had full Right. to be so, as may beseen in the Will of Philip 4. the others are rather Instances of Iniquity than Justice; And, the others, in the last Place, are so far from favouring the Will of Charles II. that they are entirely opposite to it. Upon which I might bring in the Instance of Alfon o I. King of Aragon and Navarre, who had divided his Dominions among the Knights Templars, those of St. John of Jerusalem, and those of the Holy Sepulcher. That of James I. also King of Aragon, who divided his Kingdom between his Two Sons; That of Peter the Cruel King of Castile, who named his Daughters to Succeed him, one after another; That of Henry the Impotent, King of Castile, in favour of Johanna, whom he affirm'd to be his Daughter; That of Sancho VII. King of Navarre, who adopted James I. King of Aragon; And that of the Wise and Unfortunate King Alfonso of Castile, who Named for his Successors the Children of Don Fernando his Eldest Son, to the Exclusion of Don Saneho, his Second Son, who, tho' a Younger Brother, had been inaugurated, and sworn in the Cortes, the King present and confenting. An Instance which fufficently shews, that in Spain, the Right of the Blood ceases to be a Right, when the Laws have made contrary Dispositions.

If I needed Authorities of the Civilians, to prove that the Will and Testament of a King cannot allow the Order of Succession Settled by the Fundamental Laws of the State, I could easily find as many as I have done Instances; but all this is Superstuous when the Law \* it self speaks; especially when it speaks clearly. I shall therefore

content

<sup>\*</sup> Valet igitur illa Juris Feudalis Regula ut in Causa Regiarum et Feudalium Successionum vetus cujuscumque Gentis Institutum Romanas Leges vincat. Foan Fab. Lib. 1. Tit. 13. Feud.

content my self to give you in the Margin \* two or three Quotations, which favour so much what I have had the Honour to tell you, that I cannot forbear inserting them. Besides, by placing them here, I shall have the Advantage of Beating the Adversaries with their own Weapons: For I draw them out of the Treatise concerning the Rights of the most Christian Queen, which I have so often quoted and consuted.

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There remains another Exception as to the Will of Charles 11. which perhaps is not to be look'd upon as an Arbitrary Disposition, whereby that Prince pretended ex plenitudine Potestatis, omnes Primogenitorum Leges, conditiones ac Substitutiones aut revocare aut variare, to speak with Molina; but rather as a Definitive sentence in the great Controversy that had arisen about the Succesfion between the House of Austria and the House of Burbon. To which Four things may in the first Place, 1. That a Will neither is nor will be accounted a Sentence. 2. That a Sentence supposes a regular and formal Process, and Tryal, a Summons, a Plaintiff. and Defendant, and that no fuch thing is found here. 3. that if it be a Sentence, it has been given Indicta Caufa, the House of Austria having never been heard in her defence either before the late King Charles, or elsewhere. And 4. that even supposing that a Will could have the Force and Virtue of a Sentence, it would be found that the Case had been adjudged and decreed by the Will of Philip IV. so that nothing but the Execution should be wanting. But without having recourse to all that, it will suffice to lay.

\* Filhmmum est quod Reges possint Hæredem & Successorem in Regno eligere quem velint, omisso ficio primogenito vel alio legitimo Successore, quod est contra omnia Jura & consuetudinem omnium Nationum inviolabiliter observatam. Butagarius Pt. 2. q. 1. num 57.58. dans le Traite des Droits &c. p. 140.

Rex non potest variare Leges & conditiones primogenitura in prajudicium Successorum, nec facere quod alius pro alio succedat. La même.

Esset namque absurdissimum asserere quod ex eo quod Majoratus ex Principis sacultate institutus suit, possit Princes silio primogenito, absque legitima causa, Successionem Majoratus sibi in spe debitam auserre, atque illam in filium secundogenitum transmittere, atque omnes primogeniorum Leges, Conditiones ac Substitutiones revocare: ideoque dici potest ne idetiam ex plenitudine potestatis sacere posse, in quo Principis potestas non minuitur, sed augetur. Molina. Tr. de Ma. lib. 1. cap. 8. n. 31. Le même Traite p. 406.

That in Spain, the King alone is not a competent Tudge of the Right of Succeeding to the Crown. Competency of a Judge, is grounded either on the Nature of the Cause, or the Disposition of the Law; and herein neither favours the King. He cannot ground his competency on the Nature of the Caufe; for the Thing in Question, is the Interpreting a Fundamental Law, which is nothing else but a Contract between the King and People about the Succession to the Crown; in this Contract, the King is a Party, and consequently cannot be a Judge. I own that, for the same Reason, the People cannot be the Judge neither; but what can be inferr'd from that, but only that the King and People ought to have met in the usual Forms, deliberate, consult, resolve, and at last give the necessary Judgment. This is the meaning of the Law of the Parties. Law 10. Tit. 1. Part. 1. Ley X. Quien Law X. who is to explain the Laws, when any doubt arises:

When the Lawswant Explanation, upon any doubt that arises about them, through the various Opinions which Men entertain concerning them, that Explanation cannot be given by any other, except he who had Power to make

the Laws.

From whence it follows, beyond contradiction, indeed, the King alone, affifted by his Council, has Power to Interpret and explain the Laws of lels Importance, which he has made only with the Advice of the faid Council; But that as to the Principal Laws, which have been enacted in the general \* Affemblies of the Kingdom, and which were made with the Advice and Confent of the People, they cannot be explain'd but in the same Affemblies, with the same Advice and Confent.

Wherefore, as I have already observed, there should be a particular Disposition or Proviso in the Laws, to make the King alone Competent Judge in these Matters; But there's no such thing. We meet indeed F

<sup>\*</sup> See the Law, 2. Tit. 7. Lib. 6. And the Laws 7 and 8. Tit. 1. Lib. 2. of the Nueva Recopilacion before quoted at length.

with \* one, which Authorizes the King Reigning to nominate Guardians to his Successor, in Case of a Minority; But it does not say any thing of the King's having Power to bequeath or dispose of the Crown by Will, or Judge of the Differences that might arise a mong those that might claim a Title to it: And the silence of the Law on this occasion, may be taken for a

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formal Negative.

But if during such a Controversy, the King comes to die without having assembled the States of the Kingdom, and the same remains undecided, Who shall then be the Judge? I answer, that in such a Case, the whole right of Judging is devolved to the People, assembled in the Cortes by their Deputies and other Representatives; which I prove by the Laws called Seven Parts, Law 3. Tit. 15. of the 2 Part, where after having declared that the King alone should have Power to nominate the Guardians and Regents, who ought to Govern while the Successor is Under-Age, it adds:

But if the Deceased King should have given no Cammand concerning that Matter, all the Grandees of the Kingdom ought immediately to meet at the Place where the King should be, as also the Prelates, the Ricos homes, and the other substantial and eminent Men at the Cities. And as soon as they are assembled, they ought all of them to swear on the Holy Evangelists, That in the first Place, they shall promote the Service of God, and the Publick Good of the Kingdom; pursuant to which, they shall chuse Men in the Hands of whom they commit the Regency thereof, that

they may keep the same well and faithfully.

I know very well, that this Law does, literally, only provide for the Choice of Guardians, and Regents of the Kingdom, during the Under-Age of a Minor King; but I maintain, that in default of another more express Law, it ought to be a Rule in the Case of an undecided Controversy, between the Princes of the Royal Family, who claim the Crown. And, indeed, if the Right of appointing Regents, which belongs to the King alone, may, and ought to devolve to the States of the Kingdom, in case of Death without

<sup>\* &#</sup>x27;Fis the Law 3. Tit. 5. Part 2 of the Seete Partidas.

without such a Disposition, by a stronger Reason, the Right of Interpreting and explaining the Laws, and of Judging of the Claims to the Crown, ought likewife to devolve to them, lince it is a Right that does not belong to the King alone, and in which the States have almost an equal share with him. But is this last our present Case! Has not the Controversy about the Succession, between the House of Austria and France, been decided? And is there no explanation of the Ancient Laws about that Matter? Certainly there is: And even one to formal and tolemn, that nothing more can be defired. I mean the Law of Exclusion, which I have so often quoted, and which I fend you \* here-It is express, clear, and made in the General Affembly of the Kingdom; And it would be to no purpole to alledge, that that Law can have no validity but in Relation to the Marriage of Anna of Austria with Lewis XIII. and not with respect to that of Maria Therefa with Lewis XIV; for there was no Reason of Exclusion in that first Marriage, which was not found in the other; and there were, belides, other Realons as to the latter, which did not concur in the former.

The Laws ought to be well and rightly understood; and their true Sense ought always to be taken in the soundest and most prositable Meaning, according to the Words in which they are couch'd. Wherefore'tis the saying of Wise Men, That the Knowledge of the Laws does not only consist in Learning them, and Writing them fair, but in know-

ing the true Sense of them.

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Now, I'd fain know, what other Meaning can be found in this Law? And what other views more wholesome and more profitable to the Kingdom of Spain, than the general and perpetual Exclusions of all the Princes of the House of France, Eldest, Seconds, Thirds, or Fourths, and so forth, and all their Descendants, Males or Females: Notwithstanding they should or might alledge, N. B. or pretend, that the Reasons of the Publick Good, or others on which this Exclusion may be founded, could not take Place, and ought not to be regarded in their Persons. And the they should farther E 2

<sup>\*</sup> See the Appendix, Letter A.

alledge, N. B. That the Succession of his Catholick Mas . jesty, and of the most Serene Princes and Infanta's, and of the other Children be has or may have, and of all the Lawful Successors ( which God forbid ) should have fail'd \*. because, notwithstanding all this, they ought not to succeed in any Cafe, Time, Accident, or Event, neither fbe nor ber Descendants, notwithstanding the faid Laws, Customs, Ordinances and Dispositions, by Virtue of which, others have suceeded, and do succeed to all the said Kingdoms. States, and Lordships.

All these Words and Expressions are found in the Law of EXCLUSION, from whence they have been taken and inserted in the Act of RENUNCA ATION of the Infanta Maria Therefa to the Crown: A RENUNCIATION which in the Marriage. Contract of that Infanta, was a Condition, fine qua non, and which is confirm'd by the PYRENEAN. TREATY, as if the same was inserted in it Verbai

It had certainly been superfluous and improper to make in the Cortes a New Law about the Renunciation of Maria Therefa, fince there was one ready made. It was sufficient that this Renunciation should be conformable, as it is, to that Law, and, over and above, that it should be corroborated by a Treaty of Peace, which binds the House of France by a double Tie; and which is no less a Fundamental and perpetual Law, than any that was ever enacted in the † Cortes.

I faid before, that in the Marriage of Maria Therefa. there were Reasons of Exclusion, which did not take place in that of the Infanta Anna which is felf-evi-

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<sup>\*</sup> By this Clause the Princes of France are excluded, not only while there are in the World any Descendants from King Philip III. and King Philip IV. but also in case of a total Extinction of their Line; which shews that they are excluded, not as Children and Descendants of the Two Infanta's, but as Princes of Fiance, to none of which it can ever be lawful to come to the Crown of Spain.

<sup>†</sup> The Reason of it is, because Treaties made Cum Exteris are made Jure Regni; Therefore they only want the tacit consent of the People, and the usual Promulgation, to have all the Force of the Principal and Fundamental Laws.

dent, fince the Law was in Force Forty years before when the Infanta Maria Theresa was Married, where asit was not made till the Infanta Anna had been Married Three Years. But these Reasons will doubtless appear doubly forcible, if we consider the Bloody War which France made against Spain, since the year 1633, and the Important Conquests the French retain'd by the Peace of Munster, not to mention the unjust War of the year 1677, under pretence of the same Claims

that had been renounc'd.

Froisfart, an old French Historion, setting forth the Reasons, which, in the year 1286, induced Gaston VII. Viscount of Bearn to constitute the Count of Foix, who had Married his Daughter Murgaret, his Successor, preferably to the Count of Armagnac, who had married Martha his Eldest Daughter, makes him speak thus: Son-in-law, you are my good, true, and loyal Son, and have ever maintain'd my Honour, and the Honour of my Country; The Count of Armagnac, who has my Eldest Daughter, has excus'd himself when I was in great Distress, and is not come to defend me, and keep my Inheritance, in which be had a share: Wherefore I declare that he has forfeited and lost the share he expected from the Right of my Daughter his Wife, and I bequeath to you the whole Land of Bearn after my Decease, to be enjoy'd by you and your Heirs for ever. And I Pray, Will, and Command all my People and Subjects, that they agree to, and ratify with Me this Inheritance, which, Son-inlam, I give you, Froisart Tom 2. Chap 159 and 160. These Words in the Mouth of Gaston bear a great Weight, especially with those who are acquainted with the Passages that occasion'd them. When I per-use them, methinks I hear King Philip, on the point of making his Will, addressing himself to the Emperor Leopold, in these Words: MOST SERENE PRINCE, you are my True, my Faithful and Loyal Son, who have ever discharg'd the Duties, and shew'd, both for Me, and for my People, all the Regard that could be expected from a Son, and a Friend. You are of my Blood, and bear my Name; You have affifted me to the utmost of your Power; and you never espoused an Interest opposite to mine. The King of France, who has

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the Eldest of my Daughters, has not barely Excused kimself from defending me in Distress: He has made a Long and Cruel War against me; He has forc'd my Towns; Ravag'd my Provinces; and rais'd my Subjects in Rebellion against me; Neither the Peace, nor his Marriage with my Daughter, have made the least Alteration in his Designs of Conquering and Domineering. Father as I am, he has compelled me to yield to him a Prerogative that was not his Due, and to make him a solemn Reparation for Injuries which his Ambassadors had done to mine. Now I see him Meditating a new War against my Son, under Colour of his unjust Pretensions. Nor the Faith of Treaties; nor the Tears of my Daughter; nor the Sanctity of Oaths will hold him. He is the Enemy of my House, of my Person, and of my Dominions. Wherefore, I declare, that he has Forfeited and Lost the Share he expected from the Right of my Daughter, and I bequeath the same to you, after my Decease, and the Decease of my Son, to be enjoy'd by you and your Heirs for ever; and I Pray, Will, and Command all my People and Subjects, that they agree to, and confirm with me this Inheritance, which, most serene Emperor, I give you.

What could be faid against such a Disposition? Certainly, nothing — Unless it be that what was proper at the Time of Philip III. and Philip IV. ceased to be so at the Time of Charles II. and that the latter had as weighty Reasons to make a Will in Favour of the King of France, as his Father had to make one in Behalf of the Emperor. Let us examine these Reasons; and hear, in his turn, Charles II. Speak, according to the Sentiments he must necessarily have enter-

tain'd at the Time he Signed his Will.

'Tis trie, (would he have said) the Emperor is my Kinsman and Friend; We descend from the same Ancestors; Our Name, and our Interests are the same; His House and Mine are but one and the same House; The Two Branches of it, are United by Consanguinity, and repeated inter Marriages; These are Family Contracts, by which their Dominions are perpetually entailed on each other; Nothing was more expressly recommended to us by our I redecessors, than the maintaining this Union, which,

which, indeed, has been so happily cultivated, on both Sides, that hitherto no War, no Quarrel, no Coldness, has happen'd between the Two Branches; On the Contrary, they have ever preserv'd a Sincere Amity between them. 'Tis true, likewise, that the Emperor now Reigning, has ever given me singular Marks of Fraternal Love. He has on all Occasions, supported my Interest; He has assisted me in my Necessities; He has join'd his Forces with mine; He has been Friend of my Friends, and Enemy of my Enemies. The King of France, on the contrary, has been the Enemy of my Father, and My self. He has caus'd his Grey Hairs to go to the Grave with Sorrow, and he has fill'd my Reign with Trouble. Besides, he has no manner of Right to the Crown; Being excluded from it, with all his Posterity. by the Laws of the Kingdom, and by the Contract of Marriage of his Mother, and his own, which, however, are the only Titles on which he may ground his Claim. Therefore his Pretensions are the most unjust in the World; Iknew it full well, but I find not in Me, either Force or Courage to oppose them. He has Overcome Me all manner of Ways. While he only made War against me Abroad, Imade a shift to defend my self; But he has found means to assault me at Home. His Bribes have penetrated as far as my PRIVY COUNCIL. I still behold, indeed, several Ministers who generously adhere to the Emperor's Rights, and the Constitution of the Monarchy; But those I confide in are in the Interest of France. Now I find my self on my Death-Bed, and ready to give up the Ghost: In this Condition, I yield to those who have freest Access to me; whose Character appears to me the most Venerable; and who ought to be hest skill'd in Cases of Conscience. I resign my self into their Hands, and abandon my self to their Direction. They will have all revok'd I have faid, refolv'd and maintain'd during the whole Course of my Life, in Relation to the Succession; —— I revoke it. They will have me Annul the Laws of the Monarchy —— I Annul them. They will have Me Overthrow at my Death, all that my Grand-Father, my Father, and my felt, have endeavour'd to Rear up, - Ido it. They will have Me in short, deliver up Spain to Her greatest Enemy,

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and remove him from the Succession whom the Laws call to it — I consent to it, I will have it so, and set my Hand to whatever is offer'd me. If in this I do amiss, let my directors of Conscience Answer for it. As for me, who am no more than a shadow on Earth, I think I cannot do better, than wholly to Submit to them.

POOR SPAIN, what wretched Extremity art Thou fall'n into, to see thy Fate in the Hands of an Agonizing King, and of Two or Three Priests, either Corrupted, or Incapable, of any fort of Govern-

ment!

Second Question. Whether the Queen of Great Bri-

tain's Engagements with her Allies go no further?

I think we ought not to look for Her Majelty's Engagements higher than the Year 1701, and the Treaty, concluded that Year, between the Emperor, and the King of Great Britain, and the States General of the This is a strict Alliance for re-United Provinces. moving the Great and Common Danger, whereby the three Powers declare, Artic. VIII. That the War being once begun, it shall not be Lawful for any of the Allies to Treat of Peace with the Enemy, unless it be jointly, and with the Participation and Advice of the other Parties; nor shall the said Peace be concluded, till a Just and Rea-Sonable Satisfaction has been obtained for the Emperor: Thele are the very Words, Nisi adepta prius, pro Calarea sua Majestate, Satisfactione aqua & ratione conveniente.

The Treaties made in the Years 1703 and 1704, with the King of Portugal and Duke of Savoy, follow that of the Grand Alliance, and furnish us still with more express Engagements. The Restitution of the Monarchy of Spain to the House of Austria is therein laid down as a Foundation; and in the Treaty with Savoy, it is declar'd in particular, that the Queen of Great Britain, and the States General, look upon that Restitution as THEIROWN CONCERN. To which purpose be pleas'd to observe, that altho' this Restitution be not mention'd, in express Words, in the Specifick Demands either of Her Britanick Majesty, or of their High-Mightinesses, deliver'd at Utrecht on the 5th of March, yet it is comprehended therein

by means of the Clause of Reciprocal Support or GENERAL CLAIM, which is inferted therein; the Plenipotentiaries of Her Majesty and their High Mightinesses having declared in full Congress, upon the Representations of the Emperor's Ministers, That they understood it so, and that was their Intention.

We have next the Articles Preliminary of the Year 1709, figned by the Ministers of the Three Powers; which figning rendred them, if not an Obligatory Treaty, at least an Authentick Deed of their Common Sense and Resolution, with Respect to a Fu-

ture Peace.

The III. of those Articles imports, That the most Christian King shall, from this Time, acknowledge, Publickly and Authentickly, as also afterwards, in the Treaties of Peace to be made, King Charles III. in the Quality of King of Spain, the Indies, Naples, and Sicily, and generally of all the Territories dependant, and comprehended under the Name of the Monarchy of Spain, in what part of the World foever lituate; (except what is to be given to the Crown of Portugal and Duke of Savoy, pursuant to the Treaties between the High Allies, and the Barrier in the Netherlands; which the faid King Charles III. is to put into the Hands of the said Lords, the States-General of the United Provinces, agreeably to the Tenour of the Grand Alliance, in the Year 1701; except also what shall be hereafter mention'd, touching the upper Quarter of Gelderland; and allo except the Agreements yet to be made with the laid King Charles III. without excepting any Thing more, Oc.

The IV th. Article is Couch'd in these Terms: And forasmuch as the Duke of Anjou is at present in Possession of a great Part of the Kingdoms of Spain, of the Coast of Tuscany, the Indies, and part of the Netberlands, 'tis reciprocally agreed, That for the sure Execution of the said Articles, and of the Treaties of Peace to be made, the said Treaties shall be finish'd within the Term of two Months, to begin from the first Day of the ensuing Month June, if possible; during which Time his Most Christian Majesty

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Majesty shall so order it, that the Kingdom of Sicily shall be put into the Possession of his Catholick Majesty Charles III. And the said Duke shall depart in sull Safety and Freedom, out of the Limits of the Kingdoms of Spain, with his Consort, the Princes, his Children, their Effects, and, generally, all Persons that are willing to follow them: And if, before the said Term expire, the said Duke of Anjou do not consent to the Execution of the present Agreement, the most Christian King, and the stipulating Princes and States, shall, by Concert, take proper Measures that it may have entire Effect, and that all Europe may, by the sull Personmance of the said Treaties of Peace, speedily enjoy persect Tranquility.

By the VIth. Article is agreed, 'That the Monarchy of Spain shall remain intire in the House of Austria, in the Manner above mention'd. None of its Parts shall ever be dismember'd; neither shall the said Monarchy, in whole, or in Part, be united to that of France; nor shall one and the same King, or a

Prince of the House of France ever become Sovereign thereof in any manner whatsoever, either by Will, Legacy, Succession, Marriage-Compact, Donation,

Sale, Contract, or any other way whatever, &c. Let us make a Summary Recapitulation of all this: By the Treaty of the Year 1701. the Allies stand engaged, not to make a Peace, till they have obtain'd a fust and Reasonable Satisfaction for the Emperor; The Treaties made in the Years 1703 and 1704, lay down the entire Restitution of the Monarchy as the main Foundation: The Preliminaries of 1709 explain the Manner of that Restitution, and how far it ought to extend; And the Specifick demands of the Allies deliver'd at Utrecht contain it, either expresly, or implicitly, by a Clause of Support, or General Claim, that was inferted therein for that Purpose. I know not whether I mistake, but methinks these are FORMAL, EXPRESS, and REPEATED Engagements, for the Entire Restitution of the Monarchy of Spain to the House of Austria; Nevertheless, the Schementain'd in the Speech, runs altogether upon a Partition; whereby Spain and the Indies are left to the Duke of Anjou; and only the Low Countries, the Kingdoms of Naples, Sicily, and Sardinia, the Dutchy of Milan, and the Places fituate on the Coast of Tuscany, are to be allotted to the Emperor. Now, pray in what Sense must we understand these Words of the same Speech: I have not omitted any thing which might procure to all our Allies, what is due to them by Treaties? Is not the WHOLE more than one PART? Is the Procuring one Half, the same with Procuring an INTIRE RESTITUTION?

Third QUESTION. Whether by this Scheme the Interest of the Common Cause is sufficiently secured?

This Question follows the preceding, the more naturally and necessarily, because in the same Place where Her Majesty is pleas'd to say, She has not omitted to procure to All her Allies what is due to them by Treaties, She adds, And what is necessary for their Security. I shall not spend Time in Proving, That that Interest and Security can no where be found, but in a Perfect Ballance of Power between the Two Houses of Austria and Bourbon, because where every Body seems to agree in it. The Question therefore, now, is not whether that Ballance ought to be restor'd, wherein it consists? And in what Degree of Restitution it may be found? The Party who at present prevail amongst You, look for it in a Partition of the Monarchy of Spain, of which they Defign the best share for the House of France, and the least for the House of Austria. I know not upon what Foundation they may have conceiv'd that Notion, but I'm fure that before the Year 1711, both Her Majesty and the British - entertain'd far different Thoughts.

I may quote the Queen's Speech to her Parliament of the 9th (20th) of November 1703. and the Addresses of Thanks which both Houses presented thereupon to Her Majesty: For therein you will see, That her Majesty and her Parliament held it then for certain and unquestionable, That there could be no Ballance of Power in Europe, without Recovering the Monarchy of Spain from the House of Bourbon, and restoring it to the House of Austria. The Queen deliver'd Her Thoughts

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Thoughts yet more forcibly uponthat Subject in Her Speech to both Houses on the 27th of October (7 Nov.) 2705. Nothing, said Her Majesty, can be more evident, than that if the French King continue

Master of the Spanish Monarchy, the Ballance of Power in Europe is utterly destroyed, and he will be able in a short Time, to engross the Trade, and

the Wealth of the World.

No good Englishman could at any time be content to fit still and acquiesce in such a Prospect: And at this time we have great Grounds to hope, that by the

Bleffing of God upon our Arms, and those of our Allies, a good Foundation is laid for restoring the Monarchy of Spain to the House of Austria; the

\* Consequences of which will not only be safe and ad-

vantageous, but glorious for England.

that no Peace with France will last longer than the first Opportunity of their dividing the Allies, and

of attacking some of them with Advantage.

This was the Senfe of the Queen; and you may fee that of the Lords in their Address presented on the 1st, (12th) of November. Your Majesty, say they, is pleased to give us Warning, of Danger of the being so far deluded, as to depend again on the Faith of Treaties, with an Enemy who has never yet had any other Regard to them, than as they served the Purposes of his Interest and Ambition: And to inform us, That no Peace can be Lasting, Sase, and Honourable, till the Spanish Monarchy be fixed in the House of Austria, and France reduced to such a Degree, that the Bal-lance of Power in Europe be again restored.

We humbly concur with your Majesty in these your Wise and Noble Sentiments, and we faithfully Promise, that no Danger shall deter us, nor any Artifice, divert us, from doing all that is in our Powers to assist your Majesty in carrying on the War, till you shall be Enabled to procure such a Peace for

Europe, &c.

The Opinion of the House of Commons was thus express'd in their Address presented the 6th (17th) of the same Month: We are fully convinc'd, said they,

That the Ballance of Power in Europe can never be restored, till the Monarchy of Spain is in the Possesfion of the House of Austria; and that no Peace with France can be Secure and Lasting, whilst the French King shall be in a Condition to break it; and therefore your faithful Commons are fully refolved effectually to enable your Majesty to carry on the War with Vigour, to Support our Allies, and make good fuch Treaties as your Majesty shall judge Neceffary, to Reduce the Exorbitant Power of France, Or. The Parliament being met again on the 3d (14th) December 1706. the Queen spoke to both Houses in these Words: 'I hope we are all met together at this time with Hearts truly thankful to Almighty God, for the Glorious Successes with which he has blessed our Arms, and those of our Allies, thro' the whole \* Course of this Year; and with serious and steady Resolutions, to prosecute the Advantages we have: gain'd, till We reap the desir'd Fruits of them in

of God has brought this happy Prospect so much nearer to us, that if we be not wanting to our sleves, we may, upon good Grounds, hope to see such a Ballance of Power established in Europe, that it shall no longer be at the Pleasure of one Prince to

disturb the Repose, and endanger the Liberties of

this part of the World.
A just Consideration of the present Posture of Affairs, of the Circumstances of our Enemies, and the good Disposition of our Allies, must needs excite an uncommon Zeal, and animate Us to exert our utmost

Endeavours at this critical Juncture.

This excellent Speech, so worthy of the Queen that spoke it, was, on the 5th (16th) of the same Month, sollow'd by an Address from the House of Lords, which was no less applauded by the British Nation, and all Europe. Their Lordships expressly declared themselves for the Restoring of the whole Monarchy of Spain to King. Charles the Third, as an Article without which it was impossible to make a Sase and Honourable Peace; And added, That if they should not do all that lay in their Power towards improving the Advantages which

which the Divine Providence had given to Her Mai jesty and Her Allies, they should shew themselves unthankful to God, inexcusable to Her Majesty, and manifestly wanting to their Countrey and the Com-

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mon Cause of Europe.

The ill Success of the Enterprize against Toulon made no Alteration in the generous Sentiments of the House of Lords: On the contrary, their Concern for the Common Cause appear'd the more Lively, and on the 19th (30th) of December they came to a Resolution. That no Peace could be Safe or Honourable for Her Majesty or Her Allies, if Spain and the Spanish West-Indies were suffer'd to continue in the Power of the House of Bour-The Commons, who, at that time, shew'd no less Zeal than the Lords for the entire Restitution of the Monarchy of Spain, readily join'd with their Lordships in an Address, which was presented to the Queen on the 23d of December (3d January) 1707-8, in these Words: 'We your Majesty's most Dutiful and Obedient Subjects, the Lords Spiritual and Temporal, and Commons, in Parliament affembled, having been always fully perswaded, that nothing could restore a just Ballance of Power in Europe, but the Reducing the whole Spanish Monarchy to the Obedience of the House of Austria, and having seen several Great Parts of that Monarchy, by the Blesling of Gods upon the Victorious Arms of your Majesty and your Allies, already in the Possession of that House, do think not only Seasonable, but Necessary at this Juncture, humbly to offer this our Unanimous Opinion to your Majesty, That No Peace can be Honourable and Safe for your Majesty, or Allies, if Spain, the West-Indies, or any Part of the Spanish Monarchy, be suffer'd to remain under the Power of the House of Bourbon.

To this Address the Queen made the Generous and Wise Answer I hinted before. I am FULLY of your Opinion, said her Majesty, That no PEACE can be HONOURABLE or SAFE for Us, or for our Allies. till the ENTIRE Monarchy of Spain be restored to the House of Austria; and very well pleased to find, That the measures I have concerted for the Succour

cour of the King of Spain, are so well approved by both

Houses of Parliament.

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The Parliament, whose Generous Resolutions I have quoted, was dissolv'd in Ap.il 1708; But another was call'd, which, at their Meeting, appear'd to be in the same Disposition. Her Majesty's just

Affliction for the Death of her Royal Confort, not permitting her to go to the Parliament, She appointed Lords Commissioners to represent Her Person, who in their first Speech to Both Houses, told them; That Her Majesty had not the least doubt, but that this Parliament would be of the same Opinion with 'Her last, as to the Vigorous prosecution of the War, and the Ends of it, believing it impossible, the Representative of the British Nation could endure to think of lofing the Fruits of all our past endeavours, and the great Advantages we had gain'd, by submitting at last to an insecure Peace.

Whereupon the Lords, who still retain'd their Generous Intentions, assured her Majesty, by their Address of the 19th of November 1708, That they would give their utmost assistance in every thing, for the prosecuting of this just and necessary War; being more and more convinc'd, That no Peace can be Safe or Honourable, until the whole Monarchy of Spain, be restor'd to the House of Austria.

After such VENERABLE AUTHORI-TIES, I almost make a Scruple of Conscience to send you any Reflections of my own. You fee in them the Thoughts of the late King William, the Deliver-er of your Country; Those of Her present Majesty; Those of Both Houses of Parliament, jointly and separately. In them you fee the purest Sense of the whole British Nation; of the High Allies; and certainly of all Europe. Yes, all Europe, whether in, or out of the Grand Alliance, speaks in this particular, by the Mouth of the British Parliament, and cries out with one Common Voice, The War is just and necessary; — The Ballance of Power in Europe cannot be restor'd, but by restoring the whole Monarchy of Spain to the House of Austria. --- No Prace will be Honourable

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rable, Safe, and Lasting, while the French King is in a Condition to break it.

What can I say more forcible, more convincing, and more to our present purpose? Shall I call you back to Experience, the furest, tho', at the same time, the dearest of all ways of Information? We have a sad Experiment of above Fifty Years, which I reckon from the Peace of Munster; for I readily agree with you, that, before that time, there was less Reason to be upon one's Guard against France; and that her Power, abstracted from any Alliance, was less to be fear'd. But consider then, I beseech you, since these Famous Treaties, which Restoring Peace to the Empire and our Provinces, feem'd to have restor'd the Ballance we purfued, and fecur'd the Liberty of Europe; See with what Success the carried on the War against King Philip in Italy, Spain, and the Low-Countries. Behold upon what disadvantagious Terms she forc'd

that Prince to make a Peace in the year 1650.

I will venture to tell you a thing, which, tho' contrary to the opinion which I find at present prevails in England, is, nevertheless very true, to wit, That as foon as that Peace (the Pyrenean Treaty) was figned, the Ballance of the Two Powers was destroy'd From that fatal Day the Influence of France, reach'd from one end of the World to the other, almost without exception. It was felt in the East and West Indies, by the enlarging of their Trade, and the Settlement of feveral Companies; In Lorrain, by the Oppression of Duke Charles, and his Subjects; in Spain, by the folemn Reparation France exacted from King Philip, about the Dispute that happen'd between the Two Ambassadors; In England, by the Sale of Dunkirk; At Genoa, by the Necessity that was imposed on that Republick, to expel Cardinal Imperiali, one of their Nobles, who had taken Sanctuary there; In Africa, by the Wars against Tunis, Algier, and Tripoli; At Rome, by the Treaty of Pifa, the erection of the lgnominious Pyramid, and the Legation of Cardinal Chigi, the Pope's Nephew; All which happen'd within the space of Seven Years. Then came the War of 1667, 1667, in which we saw Eleven Towns taken in one Campaign; and the whole Franche Comte in a few Days. This occasion'd the Tripple Alliance in 1668;

but the same was broken two Years after.

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In 1670, The most Christian King seiz'd upon all Lorrain, nor durst any Body oppose him. In 1671, the bare Progress he made into the Netherlands, to fortify Dunkirk, cast all Spain into Alarm. In 1672, he fell on our Provinces, and penetrated beyond Utrecht. The King, fay's Count Rabutin in his Hiltary, did not vouchsafe to send an Herald to the Hollanders, as the custom is with equal Enemies; he treated them as Rebel Subjects. A Detail of what has happen'd fince would be tedious; and then you are so well acquainted with it, that there's no need to fwell this Letter with it. You know upon what Conditions the Peace of Nimeguen was made; and how well it was observ'd; under what pretences Strasburgh was taken; Cafal Bought; Luxemburg Conquer'd; Genoa Bombarded; and afterwards oblig'd to fend their Doge into France, to beg the King's Pardon, and express their Sorrow for the Misfortune they had to have incurr'd his Dif-You are not Ignorant upon what Foot the pleafure. Truce was made in 1684; nor how powerful and dreadful the Influence I just now tpoke off, was in Germany, in England, and here. Call to mind the Bulinels of the Palatinate and Cologne; the Transactions in England; and at Rome from the year 1685 to Then take a review of the Events of the last War, and of the Haughty Carriage of France in the Treaty of Rywick. Attend the steps of that Crown in the Execution of that Peace; in her Treaties of Partition; and in the General Invalion of the Spanish Monarchy. Consider, with all these, Her State, her Splendor, her Loftiness, her Credit, her Power: View the Riches of her Commerce; her vast Revenues; the great Number of her Fortified Towns; the Extent of her Conquests; and the Strength of her Armies and Fleets. Certainly, if you attentively reflect upon all these; if you consider, that lince the Peace of Munster, France is only beholding to her own Forces for all her Advantages and the

Predominance she has Usurp'd over the rest of Europe? That she always made War without Allies; That her Hands, like those of Ismael, have been lifted up against all, and those of all against her; That she has set up her Tents in sight of other Nations; That she has defeated their Armies; Forc'd their Strong Towns; and Conquer'd their Provinces; and that the never made any Treaty with them, without retaining part of her Conquests. If, I say, you fix a while your Thoughts on all these Things, and with an unprejudic'd Mind you afterwards consider the Condition of the House of Austria in her Two Branches, what she has been able to do against so many Unjust Assaults, since the Time of the same Treaty of the Pyrenees; the Constant and Irreparable Loss; the necessity which the Empire, England, Holland, and several other Princes and States, have been under to join their Forces and Counfels for their Common Safety; the small Success which their United Arms had in the last War; and the Danger they were in of a total Subversion, at the Beginning of this: You will, undoubtedly agree, That the taking away from the House of Austria one Half of her Dominions, to give them to a Prince of the House France, would not be the means to restore the Ballance, and Secure the Liberty of Europe. There's no need of any great Skill in the Mathematicks to comprehend. That the more one takes from the Weak to give to the Strong, the farther one goes from the point of Equality; especially, if the Forces of the Stronger are United, and those of the Weaker Divided and Dispers'd.

This nevertheless, is the Upshot of the Scheme of those who are for a Partition. They do not deny the necessity of settling a Ballance of Power between the Two Houses; but they pretend that the Method which for these Fifty years past has been used to bring it about, is improper; and this sine Notion they are apt to support by the small Success of our Efforts, during the two last preceeding Wars. They think France was not sufficiently strengthned by all the Conquests she gain'd thereby; nor the House of Austria sufficiently weaken'd by her Losses, and up-

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on this Supposition, they now propose to us, as a monderful Expedient, the taking from that House all Spain and the West-Indies, and to leave her only the Low-Countries, the Kingdoms of Naples, Sicily, and Sardinia; the Dutchy of Milan, and the places on the

Coast of Tuscany.

Were not you one of that Party, you might, with just Reason, ask me, By what Arguments so strange a Notion can be maintain'd? and you would be surprized at the reading of what has been faid, and Written about it. ONE, guided by his Fiery, Pragmatical Genius, complains, That the Two last Emperors, and even the present, have not concurr'd as they ought in the Operations of War; That they believed Great-Britain was to do All; That they have not even improved the Advantages the has procur'd them; and that lince they would not help themselves, neither are others obliged ever to make War for their Advantage. Another, with a Grave Tone, and supercitions Nod, would infinuate, That 'tis a Piece of Folly in us, the Guarding our felves against present and near Dangers, instead of preventing those which may happen one Day. He beholds with pity the great Efforts we make for wresting the Monarchy of Spain ont of the Hands of France, instead of taking right measures to reduce within just Bounds the future Exorbitant Power of the House of Austria.

In former Wars, fays a Politician, whose Memoirs are not Pieces writ at Random, the Passions of Men, and not the Interests of Nations were Consider'd. When they made Peace they only apply'd them, selves to put an end to one War, but did not think of preventing another — Europe having always consin'd herself to present Conjunctures and Necessities, without any Provision for what was to come, or taking Care of herself, never went upon certain

Principles in those Matters.

In the time of Charles V. a great part of Europe conspir'd against France, and most of the other part were frequently Idse Spectators, and wou'd not consider that they themselves must be sunk by the

Ruin of France. But Miracles, such as don't happen

every day, sav'd her.

Unforeseen Accidents did in the same manner save the House of Austria about the middle of the last Century. Her Excessive Power had struck her Neighbours with Fear: Her Ambitious Designs were discovered, and she then became the Object of Common Aversion. But now these Aims and Views are changed, France is abandoned, the House of Austria is espoused, and the latter must Reign while the other Obeys.

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for enriching the House of Austria, and Impoverishing France, they not only proposed to take from her what she claims by Virtue of Testamentary Settlements, and the Rights of Lawful Succession, but even dispute what the Treaties of Aix la Chappelle, Nimeguen and Ryswick have confirmed to her, and some are also for taking away what was granted her

by the Treaty of Westphalia.

I cannot forbear to say that Europe wou'd be in a Miserable Case, should France subscribe to such hard Conditions, not that there is any Cause to apprehend that she wou'd not observe them, if she did accept them. For her Finances so exhausted that 'tis impossible to recover them, her Lands almost Uncultivate and Desart, by the prodigious Number of Men which she has lost, her Poverty, and her Misery, secures us of her performance. She wou'd continue Quiet but the rest of Europe wou'd not.

All these Changes of Parties, and Systems will ever be of dangerous Consequence, and produce nothing but the Ruin and Desolation of Countries.

\* Europe ought to have but two Essential Points in View, viz. her Liberty, and Repose. In order to make sure of those two Fountains of Human Felicity, two Precautions must be taken, two Important Preliminaries are absolutely necessary, one is to put our selves in the Place of those for whom Enterprises are undertaken, or Treaties made, and not to look upon our selves as Mortals, but to extend our Resection and Care beyond the present Times, and to

confider more of what's to come than what is past.

Such an Advantage offers now, as may perhaps in Ten Years Time prove the Ruin of those who shall accept it. It sounds well to humble an Enemy, who has given us Just causes of Alarm, and seems to be profitable to load a neighbouring State, which gives us Umbrage, with heavy Fetters, but in time she will break them off, The humbled Enemy will leave the Revenge to his Successors, who will Re-establish their Forces, and the Hatred will turn against those who were so fond of laying hold on the Oppor-

tunity, and they will be Crust'd.

'Tis necessary for preserving the Liberties of Europe, that the two Houses shou'd Sublist and Flourish so long as Rome and Carthage preserv'd their Power entire; the World was free, but as soon as Rome was permitted to Triumph over Carthage, the other Republicks' and Kingdoms became Provinces of the Roman Empire. The two Houses of Bourbon and Austria, for which the Blood of so many Thouland Men has been shed, are the Rome and Carthage of Europe, whose Liberty depends as much on their preservation, as that of the whole World did on the Safety of those two famous Republicks. And as Europe's Liberties depend on the Preservation of those two Houles, so her Repose depends on a certain Proportion and Equality of Forces, which ought to be eltablish'd between both, so that while the one has no Hopes of gaining Advantage of the other, they will not be eafily brought to Attaque one another, but serve as a Rampart and Desence against one another to the Inferiour States.

In order to obtain this Equality, Endeavours must be us'd to find out a true Estimate of the Strength and the Weakness of either House, and not only the Dominions of which each is compos'd must be con-

fider'd, but the Genius and Character.

France is undoubtedly the best, and the most considerable Kingdom in Europe. Its Provinces are all Contiguous and Joyn together without any other lying betwixt their Boundaries to incommode them, so that the whole forms a Noble Continent.

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ties, the Multitude of its Inhabitants, their Active Genius, which is equally addicted to Arts, Commerce, Sciences and War, their firm Adherence to their Monarchy, and the Race of their Princes for which they never refuse to Sacrifice their Lives and Fortunes, have always render d this Kingdom formidable, even when

her Boundaries were not so large as at present.

'Yet tho' they are now of a greater Extent, The is perhaps the less to be fear'd. Her own Grandeur lies upon her as a dead Weight, and Occasions such necessities, as her Revenues are not able to supply; For France, by extending her Frontiers, and (if I may so speak it ) by enlarging her Circle, has taken in Countries which the is oblig'd to keep against themfelves, instead of Drawing any Succours from them for the ease of her other Dominions. Formerly her greatest Armies, did not take away so many Men from Tilling the Ground, as are now indispensibly neceffary for her numerous Garrisons. Formerly Eighteen Millions were enough to fit out great Fleets to Sea; but now that Sum is scarce sufficient for the Security of her Harbours; Her ordinary Charge can no longer Subfift, but by fuch Efforts as her Subjects are notable to bear.

The Provinces which compose the Dominions of the House of Austria take up infinitely more Ground than France, and some which are as fruitful and e-

very whit as Populous.

'The Imperial Dignity, which raises this House above others is Elective, and is not annex'd to it, but she has possess'd it for above two Centuries past, and the Use which she makes of it, and that long Possession which is become in a manner Hereditary, do abundantly Recompense all the Disadvantages in the Situation of her other Dominions'

The House of Austria may be call'd the Sovereign of Germany, she possesses those vast Fields of Mars, That inexhaustible Nursery of Warriors, The Terror of the Ancient Masters of the World, They are the Posterities of those who made Augustus Weep for Despair, and often oblig'd the other Emperors to be

as it were their Tributaries. This House Governs and Determines them as she pleases, even without consulting them. If they are not her Subjects; they are at least so Devoted to her Will, and so accustom'd to defend her, that to Attack her is to establish its Rule over them, and to add new Forces to her.

Upon these Pictures, which I have neither Flatter'd nor Wrong'd, an Inquiry ought to be sounded, which of the two Houses can form, or is best able to carry on for whole Ages, the most dangerous Enterprises against the Liberty of Europe, and 'tis that, which tho' it be Weakest, ought to be look'd upon as the Strongest. Thave said that, in order to establish this Equality, 'tis in the Power of Men to give, and necessary for them to make a true-Judgment, of the Force and Weakness of both Houses. I have propos'd such Principles, as I think lead to it, and I do affert (as a Truth which needs not much Proof) that such a solid Estimate cannot be made till after the contending Houses, are brought to agree upon a Peace.

This wou'd be no difficult Enterprize either for all Europe, or for our Republick alone, if the would give her felf the Honour to put it in Execution.

By this way of Arguing, so contrary to that of the late King William, the present Queen, and both Houses of Parliament, during all their Sessions from 1701 to 1711, you may easily discover the new System, and the new Way of Conceiving a Ballance of Power between both Houses. It is not however a Dutchman who speaks, but a Minister of France, who, under the Name of a Dutchman, endeavour'd in 1709, to amuse us with the Glory of a Secret and particular Negotiation, by which, upon separating from our Allies, they wou'd seem to have made us Arbiters of their Fate. The Piece \* from whence I took this Extract, is not the first which that Author thought sit to Publish in our Provinces. In 1707, he took to himself the Title of a Counsellor of Geneva, and under that Name gave the

<sup>\* &#</sup>x27;Tis entitul'd Reflections on the State of Europe, is short, but very full. An Anonymous Author gave a very solid Answer to it. They were both Printed together in 1709, without the Name of the Bookseller, or place where.

Three Important Advices. 1. That France was our Ancient and best Friend. 2. That the House of Austria watch'd only for a proper occasion to invade us. 3. That we were raifing within our felves a Power, whole Interest it is to deprive us of our Liberty, and wou'd take all opportunities to destroy us; That none but France could deliver us from the Danger, and that it concern'd us as we valu'd our own Safety, not to put her out of a condition to affilt us against you in case of need. These Suggestions, and all the rest which France made use of to break us off from the Grand Alliance, were ineffectual; nay, they fill'd us with Indignation against those who Addressing us thus, thought us capable to abandon our Allies, for any particular Advantages that the Enemy cou'd offer us; perceiving then, that the Good Sense and Probity of the Dutch, render'd them Proof against such Arguments. France turn'd them upon England, where they were better relish'd than with us, tho' for what reason I know not. They prevail'd fo much there in a little time, that the English came to propose the same System, and to defend it by the same Arguments. You have them Sir in the extract which I have Just now given you from one of the most dangerous Pieces which France got Publish'd among us, while the had any Hope to break us off from our Allies. The Author does not explain himself so particularly as to the Partitioning the Monarchy as they do now in England, but'tis easie to be perceiv'd, that he has the same Superitructure in view, since he lays down the fame Foundations, viz. That in order to restore an Equilibrium betwixt the Two Powers, and to secure the Liberty of Europe, we must strengthen the House of Bourbon, and weaken the House of Austria.

But in Truth his Arguments are more proper to give us an Aversion to his Sentiments than to make us agree to them. Does he think to perswade any Man, that now the Boundaries of France are more extended than formerly, she is the less to be dreaded? and that her own Grandure is a Dead Weight, which embarasses and bears her down, and that by extending her Frontiers, and enlarging her Circle, she has Inclos'd Countries which she is oblig'd to defend against the Inhabit

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You your felf, Sir, tho you be of the strongest side, cannot believe this.

Are you fully convinc'd of the force of this Argument, that the true Way to reduce the exorbitant Power of France, is to give her all she Demands, and

considerably to enlarge her Dominions?

Are you fully perswaded, that when Spain and the Indies are taken from the House of Austria and given to the House of Bourbon, that the former will be in a better Gondition than before, to Ballance the Power of the latter, and to protect the other Powers of Europe

against her Designs?

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Do you think it a Demonstration, that the House of Austria, which while she posses d the whole Spanish Monarchy was not able to resist France, and found her self under a Necessity to press for the Assistance of the Two Maritim Powers, in order to preserve her Dominions, will be all on a sudden so reinforc'd, when above half of the Monarchy is taken from her, as to be able to secure and defend the Liberty of Europe? I'm almost assam'd to put such Queries to a Man of so much Sense, Wisdom, and Love to his Country, as you are reputed to be; but Passions are rais'd so high with you, that the most Demonstrable Truths, have as much need of being prov'd, as the most abstracted Notions.

How far was I Two years, or only a year and a half ago, from thinking that at this time, I should be oblig'd to prove to an Englishman, That the welfare of Europe did not consist in the weakning the House of Austria, and aggrandizing that of Bourbon, and that for establishing a Ballance of Power betwixt Them, Spain, and the Indies, was not to be taken from the

former, and much less to be given to the latter?

The French Minister is in the Right to say, That in order to come to a true knowledge of an Equilibrium betwixt the two Houses, we must endeavour to get a good Estimate of the Strength and Weakness of both: But the Method which he proposes is not proper to come at it. 'Tis not by the Diversity of Provinces and Languages, or by the Extent of Dominions, that the Power of Princes is to be known; for if so, the Grand Seignior alone, wou'd

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be more Potent than all Europe together. Nor is it to be known by the Number or Majesty of Crowns, for Power and Dignity don't always keep pace together.

The Power of Princes is to be known, I. By the Greatness of their Revenues ordinary and extraordi-

mary.

II. By the Richness and Extent of their Trade.
III. By the number of their Troops in time of Peace and War.

IV. By the State of their Marine and Naval Forces.

V. By the Number and Goodness of their Fortresses.

VI. By the unnecessary Expences which they defray.

VII. By their Victories and Conquests.

Tis not necessary to enter into deep Inquiries, nor to know the Secrets of the Two Houses, to be convinced that the House of Bourbon has in all those Respects infinitely the Advantage of the House of Austria.

As to the first, this is not a proper place to Treat of Funds from whence the French King draws his Revenue, nor of the Time when, nor the Method how; I shall content my self to say in General, and I hope no Frenchman who understands these Affairs will deny it, That the fix'd Revenues of the King of France did in 1688, amount to near Sixty Millions of Crowns, and that the extraordinary Sums he has rais'd fince that time, were never less than Forty Millions of Crowns; Nor will it be dilown'd, that sometimes they exceed. ed Two Hundred Millions, as at the time when he let up his Mint Bills, to which we must add the Capitation, and the Tenth Penny, which has chang'd the Constitution of the Finances, but certainly have not dessen'd them; in short, 'tis certain that the King of France does actually levy above a Hundred Millions of Crowns per Ann: Those of the Monarchy of Spain, were formerly valu'd at Thirty Six Millions of Crowns, including the Revenues of the Indies, Naples, Milan, and the Netherlands, and the Concellions or Grants upon the Clergy; but they have been so Alienated, Mortgag'd, and over Mortgag'd, that there is not a Man in the World, who can give a clear and certain state of them: As to extraordinary Revenues, the Kings of Spain have few more but free Gifts, which they

they obtain on certain occasions, and the half years of the Mortgag'd Revenues, which they detain in Cases of pressing necessity from those to whom they are Mortgag'd; but be that how it will, no King of Spain can ever be able to raise from his Dominions above Twenty Millions of Crowns per Ann. I am not fo well able to give an Account of the Revenues of the House of Austria in Germany, but believe I am not mistaken if I say, they don't exceed Twenty Millions of Crowns per Ann. including all the extraordinaries; fo that the Two Branches together, cannot spend above Forty Millions of Crowns per Ann. which in proportion to the Revenues of the House of Bourbon, makes

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As to the Second Point, if we examine their Commerce, the proportion will be much the fame: That of Spain is very little; that of Naples and Sicily still less; and that of the Netherlands nothing at all. The Treasures of the Indies, which Supply the Luxury of all Europe, don't enrich the Spaniards; If the Kings of Spain take no more of them than what's their due, they'll scarce be able to make a Million and a of Crowns per Ann. by which we may eafily Guess how much of it returns into the Commerce of Spain. I say nothing of the Hereditary Dominions of the House of Austria and Germany, because every one knows that they are not proper for Commerce, neither by their Situation nor Product. The Gold Mines of Hungary don't produce 15 per Cent profit to those who farm them; and it you except the Mines, and Cloth of Silesia, the rest signify nothing.

As to the Third Point, the House of Austria is to far from being equal to France in Number of Troops that all the Confederates together are scarce able to equal her, or at least not without extraordinary Efforts. 'Tis very well known that the King of France maintains Two Hundred Thousand Men in time of Peace, and Three Hundred and Fifty Thousand in time of War. The House of Austria when the made her greatest Efforts cou'd never exceed Two Hundred Thousand. The late King Charles II. in the last War, kept only Thirty five Thousand in Spain; Fif-

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teen Thousand in the Dutchy of Milan; Sixteen Thousand in Naples, Sicily, Sardinia, Majorca, and Minorca; Two Thousand in the places of Tuscany; and Twenty Thousand in the Netherlands; in all. Eighty Five Thousand. I know that the present Emperor has on Foot above a Hundred and Thirty Thoufand Effective Men, of which a Hundred and Ten Thousand serv'd against France; but then it must be granted, That he exerts his utmost Efforts, and that he not only employs all the Revenues of Italy, but those of Bavaria for their Maintenance; and he has likewise been oblig'd to incredible Good Husbandry and Retrenchments of Expence. In the last place, I don't disown but that for about Sixty Years past, the House of Austria has in time of War maintain'd Two Hundred Thousand Men, and including the Troops of the Empire, above Two Hundred and Fifty Thousand; and I agree that she may entertain as many in time to come, provided the Spanish Monarchy be not taken from her. But what proportion is there betwing Two Hundred Thousand Men dispers'd throughout Europe, and Three Hundred and Fifty Thousand Collected together in the Kingdom of France alone? Where then do we find this Exorbitant Power of the House of Austria against which we must take such Precautions?

As to the Fourth Point, perhaps it may be found in her Maritim Forces: How do we know but the Court of Vienna may equip a Fleet on the Danube capable to Bombard Brest and Toulon? For Spain, 'tis matter of Fact, that King Charles II. never had Fifreen Men of War together, and it is certain that the King of France had in 1689, a Hundred and Twenty of the finest Men of War in the World, Forty Five Galleys; and Arsenals, that were not to be match'd elsewhere.

V. The same thing should be said of the Fortisted Places. There are to the Number of 130 in the Kingdom, the least of which is able to Hold Out against a Royal Army; and Sixty of them, are such Masterpieces, that they are justly admir'd by all that see them. I don't doubt but that the House of Austria have as many, and more, but the difference is, that those of France

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France lie to Contiguous, that they feem to many Bastions round its Continent, and the Court having its Residence fix'd in the Centre, is always near enough, to dispatch Orders, and send immediately the necessary Succours; whereas those of the House of Austria, dispersed in Spain, at Naples in Sicily, in the Dutchy of Milan, in Barbary, in the Low-Countries, in Hungary, in Transilvania, in Carinthia, in Austria, in Bohemia, in Silesia, in the Tyrol on the Rhine and elles where, which in some manner Bars any Communication, besides the Frontiers which are Guarded by these Places, are ten times of greater Extent, than those of France. And which is more, are to receive their Garrisons, out of Two Hundred Thousand Men, which is the All the House of Austria can keep: So that it were to be wish'd that these places were fewer in Number.

VI. Unnecessary Expences, don't at all Contribute to the greaness of Princes, but they may serve as Indexes, to form a Judgment thereon. Now there never was a Prince more Expensive, than his Most Christian Majesty, Witness the Magnificence of his Furniture, his sumptuous Pallaces and Gardens; the Lead only, whereof which is hid under Ground, (as is faid) cost more than woul'd pay Fifty Thousand Men a Year entire. The Enchanting which we have feen so many lavish Descriptions; The which we have feen so many lavish Descriptions; And the immense Riches which he has heap'd on those that have ferv'd him, on themselves their Relations and Friends; The so much boasted Works of Maintanon and Languedoc, Mountains Levell'd, and Cannals Cut, for the Communication of Seas. And Laftly, The Vast Number of Pensions, which he gives to all Sorts of People, both within, and without his Kingdom, which amounts to more than Four Millions of Crowns. You'll find nothing like this in the House of Austria, not but they have great and Magnificent Hearts; but the continued Expenses, of a Desensive and Indispensible War, has left them no Funds for such Magnificence.

VII. I have yet to speak of the Victories and Conquests, which Article alone, would require a Volume. I shall therefore not mention their Victories, the Enemies have themselves sufficiently taunted

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them, both in Verse and Prose; but I think my self Oblig'd to give you a short List of their Conquests. In this I shall not mention any of those Cities, or Provinces, which have been first Conquer'd, and afterwards Loft or Restor'd. Nor that those being Acquir'd by OneTreaty, have been Restor'd by another. You shall not see in this, Lorraine Groaning Twenty Se. ven Years under the Yoak of France; nor the half of our Provinces subjected in less than a Month; nor Sicily submitted to his Most Christian Majesty by the Revolted People. No, in this Lift, you shall only see those Conquelts, whereof his Most Christian King remain'd in full Possession, after the Treaty of Ryswick, whether such as have been Expressly granted him, or such as were not then thought proper to mention, or thole that he has kept contrary to the Treaty.

From the Empire and the House of Austria, by the Treaty of Muster.

Metz, Toul, Verdun, Moyenic, and the Countries depending thereon; the Langravedom of the Upper and Lower Alface, and the Provincial Prefecture of Ten Imperial Cities, fituate in Alface.

Since and against the Treaty of Munster.
The Soveraignty over the Ten Imperial Cities, over all the Princes, Counts, and Free States of Alsace, and of all the Fiefs of the three Bishopricks.

From the House of Bouillon-Auvergne by a Contract of Change in the Year 1651.

The Soveraignty of Sedan, with the Town, the Deme-Ines, and all the Dependancies, provided that there should be an Equivalent, which was never made Good.

From the House of Austria by the Pyrenean Treaty.

Arras with the Government and Bayliwick; Hesdin and its Bayliwick; Bethune and its Government;

Lilliers and its Bayliwick; Lens and its Bayliwick; The County of St. Poll, Terou ne and the Bayliwick thereof;

Pas and its Bayliwick; in short, all the Country of Aratois, except Aire and St. Omer.

Gravelin, Fort Philip and its Chatelanie, or Castleward, Landrecy, Quesnoy, and their Bayliwicks, Provostships and Castlewards.

Thionville, Montmedy, Damvilliers, with the Appur-

tenances, Dependances, and Countries Annex'd; The Provostship, of Ivoy, Chavancy, the Castle and its Provostship, the Town and Provostships of Marville.

Mariemburg, Philippeville, and Avefne, between

the Sambre and the Meule.

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All the County and \* Viguiery of Roufillon, on this fide the Pyrennees: The County and Viguiery of Confluence, with the Country, Cities, Forts, Castles, Towns and Villages that Compose it; with Thirty three Villages of the Country of Cerdagnia, situate on this side the Pyrennees.

From the House of Austria against the Pyrenean Treaty. The County of Charleroy, with all the Appurte:

nances and Dependances.

From the House of Austria, by the Treaty of London the last of October 1662.

The Town and Citadel of Dunkirk, in the Condition they were then in.

From Lorain, by the Treaty of the last of Feb. 1661.

The County of Clairemont, with its Demesnes: The Towns, Provostships and Lands of Stenai, Jamets, and alk their Territories; the Fort of Sirk, with Thirty Villages; the Forts and Posts of Cosignan, Sarbourg and Phalsbourgh. That part of the Provostship of Marville, that belong d to Lorain. The Soveraignty of the Abby of Gorze; the Soveraignty of the Fort of Maletom; all that could belong to the Duke of Lorain, in Marcheville, Harville, Mabenville, and Mezeray, The Soveraignty of Sishef, Franshof, and Moutelen on the Saar.

From the House of Austria, by the Treaty of Aix la-Chapelle.

Doway, Fort Scarpe, Tournay, Liste, Armentiers, Bergues St. Wenox and Furnes, with all the Extent of their Bayliwicks, Castlewards, Teritories, Governments, Provostships, Appurtenances and Dependances.

From the House of Austria, by the Treaty of Nime-

All the County of Burgundy; Comprehending the Towns

<sup>\*</sup> A fort of Magistracy in some of the Towns in France and Spain.

Towns of Dole, Befanzon, Grey, Salines, and Vefoul, with the Forts of St. Ann, and Joux, and more than One Hundred Twenty Market Towns and Villages.

The Towns and Forts of Valeciennes, Bouchain, Conde, Cambray, St. Omer, Ipres, Warwick, Warneton, Peringue, Balleul, Cassel, Bavay, Charlemont, and Maubeuge, their Bayliwicks, Castlewards, Governments, Provostships, Territories, Demess, Lordships and Countries annex'd.

From the House of Austria, by the Treaty of Reswick

with Spain.
Seventeen Villages or Fiefs of the Provinces of Hainault, and Four Hundred Fifty others, of the Dependance of Maubeuge and Quesnoy.

From the Empire, by the Treaty of Reswick, with the Emperor and Empire.

The Town of Strasburg, and all that depend thereon, on the Left of the Rhine, and Fort Lewis, with the Isle of Rhine, in which it is situated

From Lorian by the same Treaty.

The Citadel of Sar Lewis, with a Territory of half

a League in Circuit.

The City and Prefecture of Longwi, and Passage for the Troops of his Most Christian Majesty, thro' the Estates of his Royal Highness.

From Lorian, fince, and contrary to the Treaty of Respick.

The Forts of Bitch and Homberg, Sarguemines, Saralbe and Boulai, the Town of St. Hipolito, the promis'd Equivalent for the Prefecture of Longwi, and the

Soveraignty of Arches.

All this Comprehends, Eight Soveraign Provinces, two Archbilhopricks, Nine Bishopricks, Thirty of the Strongest Places in the World; Seventy Cities, some, of which are reckon'd amongst the finest in Europe, and more than Three Thousand Market Towns or Villages: Is there any thing more wanting to make a Crown compleat, whose Friendship all the other Estates find themselves Interested to manage with Prudence.

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Such is the King, of whose being too much weaken'd you are so apprehensive; such is the House, to which you will give Spain and the Indies, to make a Ballance of

Power, between it and the House of Austria.

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I know what you are ready to answer me, the Letters which you honour'd me with after the Death of the Duke of Burgundy, have prepoffels'd me sufficiently; I know you'll fay, that the Death of the Emperor Fofeph, has very much chang'd the Face of Affairs in Europe, and principally in relation to the Point of Ballance. That all those vast Dominions of the House of Austria, finding themselves Re-united with the Imperial Crown, in the Person of one Prince, will Form in him, a much greater Power than when they were divided into two Monarchies. And that this Change happening in the Things themselves, the same ought necessarily to follow in the Measures. You'll add, that there's no fear, that the Interest of France and Spain will be United; that the most Christian King is now in the 74th Year of his Age, and probably can't live long, That in all appearance the Crown will descend to a Minor; and the then Governing Regents (not having the fame Authority, nor Forces, nor the fame Revenues which the present King has) will have no further Views than to preserve the Kingdom entire, and won't think it advise-able to trouble the Repose of Europe. That the Duke of Anjou on his fide, will pursue a Plan of Politicks different from what has been already follow'd; and will find himself necessitated to keep in with the Maritime Powers. That he'll Court their Friendship; and to obtain it, will restore them the freedom of Trade, highly satisfy'd to enjoy peaceably the Crown which he has obtain'd. Would to God that this Appearance was real. But the' the earnest Desire of a Thing, goes a great way to the believing of it; yet I protest to you, I have no Notion of this. I comprehend clearly that the Monarchy of Spain, join'd to that of Germany, will form a new Monarchy, equal in Power to the two former, But I do not conceive that by this Union, the New Monarchy will become more Powerful than the two were before. There are even a good many Reasons to fear the contrary. For the Cause why the Kings of Spain were not Powerful in Proportion to their Dominions, is, that the greatest part

of them, were distant from the Places of their Residence. and oblig'd to be govern'd by Vice-Roys: An Inconvenience which will be doubled in the Person of a fingle Monarch. I am willing to believe, that after the Example of Charles the 5th, he might divide his Residence, according to the Necessity, between Germany and Spain: But whatever his Prudence might dictate to him, to Act in that Regard, his Dominions wont be more Join'd, nor the People more Rich; neither will Commerce be more Flourishing, nor the Fleets increase in Number: The Revenues wont be larger, nor the Exchequer less Engag'd. How then will it be more Powerful! All that the Minifter, Author of the Reflections, fays on the Subject of the Imperial Dignity, concludes nothing. It's notorious, that it brings no Revenue to the Possessor; and that it is not true, that the Emperor Moves, Agitates and Determines at his Pleasure the Estates of the Empire, even without Confulting them. The History of the two last Electors of Cologne, and that of the Elector of Bavaria, Son in Law to the Emperor Leopold, and Brother in Law to the Emperor Joseph, clearly prove the contrary. But this is not the Matter. The Question is, to know whether this Authority, such as it is, join'd as it has been for these 200 Years past, in the Hereditary Power of the House of Austria, in the two Branches of that Family, will make fo great and excessive a Difference in the Balfance of Europe, that to make the Ballance just, they must be oblig'd to take away a part from thence, and put it on the fide of France. On which, without further Arguing, I refer my felf to Truths known to all Europe, and I think Demonstrated in the seven preceding Arricles. Is It not a Jest, to call that the lesser Power, which Oppress the other? Takes Towns and Provinces, and actually derains them; and has carry'd on a War these ten Years past, too Powerfully, not only against the other Power mention'd, but against the Half of Europe, United for the Common Defence of their Liberty?

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If after this you would have farther Proofs, I'll give you the Opinion of those Potentates that made the Treaty in 1689. They were so far from thinking that the Union of the two Monarchies of the House of Austria, in the single Person of the Emperor of Germany, would make him

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him too Powerful, that by the \* Secret
Article of the same Treaty, they oblig'd See under
themselves to be Guarantees, for the Rights Letter H.
of the Emperor Leopold, to all the Monarchy

of Spain; not only for himself, but also for his Successors. And besides this, they promised their best Endeavours to procure King Joseph's Election to the Imperial Dignity of King of the Romans. This Treaty remain'd in Force during the whole War: And you have soon after the Treaty of Partition, in which other Measures were taken. That the Parliament of Great Britain, declar'd expressly for the Union of the Monarchy, in the Person of the Emperor Leopold, who preserv'd his Rights thereunto intire till 1703. When he made a Renunciation thereof, in Favour of the Archduke Charles, his second Son.

I am yet to answer you on the Consequences that you draw from the Childhood of the Dauphin, and of the Appearance there is of a Reign of Minority in France; as if thereby our Security was Re-established, and our Alarms over. I think that by this Minority, we should rather apprehend these two Crowns Uniting in one and the same Interest, than on the contrary expect to see France become indifferent for the Duke of Anjou, and the Duke of Anjou heartily Zealous for the Maritime Powers. I know, Sir, that all things are subject to Change; and more surprising Turns have been seen, than that of the Separation of the Duke of Anjou's Intereft, and the Crown of France. But for my part I depend upon no fuch Change. I judge of Things to come by the present Time; and of the present Time by the Appearances: My Politicks reach no farther.

There are three Reasons principally, which ought to Engage France, to endeavour always to preserve an Authority in Spain: The First is, That the Riches of the Indies will thereby Circulate through the Kingdom, and exclude all other Nations. The Second is, The Disposal of all her Ports at Pleasure. And the Third is, The Dominion on the Mediterranean, and the facilitating thereby all his Designs, whether they be on Italy, Africk, or on the Levant Trade; or by Managing at the Court of Rome, whole general Influences are sufficiently Notorious.

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Three other Reasons no less Powerful, ought to him? der the Duke of Anjou and his Successors, from separating their Interest from those of France. The One is, That that Crown finding it felf interested to sustain him, he will always be secure of its succour. Another is, that by the Means thereof, he can eafily Establish such an Arbitrary Government in Spain, as is already in France: And the Third is. That there is no Power in Europe which lies so Contiguous, either to do him much Good or Ill at so short a warning. Charles the 4th, Duke of Lorrain, did not love France, neither had he any Reason so to do; and yet he rarely fail'd of doing whatever that Crown would have him. And once he carry'd his Complaifance fo far, as to make a Donation of all his Estates to the most Christian King. It's a general Rule, that any Prince who by the Situation and Weakness of his Dominions, is not able to refift another Prince his Neighbour, he ought to attach himself to that Prince's Interests, and engage his Favour by complying, and facrificing every Thing to his Will. Fear, Weakness, Interest, Inclination, and Kindred, all concur to the same End, and equally engage the Duke of Anjou, to attach himself strictly to France, and to do whatever that Crown would have him: King William was a Prince of great Discernment in the Affairs of

Parliament the 11th of January, 1702. N. S. the last of his Life.

Europe, his Testimony will be here In his Speech to the of great Weight. \* By the French King's placing bis Grandson on the Throne of Spain, be is in a condition to Oppress the rest of Europe, unless

speedy and effectual Measures be taken. Under this pretence, be is become the real Master of the whole Spanish Monarchy; he has made it entirely depending on France, and disposes of it as of his own Dominions: And by that means has furrounded his Neighbours in such a Manner, that the Name of Peace may be said to continue, yet they are put to the Expence and Inconveniencies of War. This must affect England in the nearest and most sensible Manner, in respect to our Trade, which will soon become precarious, in all the valuable Branches of it; in respect to our Peace and Safety at Home, which we cannot hope shall long continue; and in respect to that Part which England ought to take, in the Prefervation of the Liberty of Europe.

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Experience has prov'd the Truth of this Wise Discourse. and it will be made more apparent in the Time to come, if Care be not taken whilst it may, to wrest out of the Hands of France, that part of the Monarchy of Spain, which the Duke of Anjou Rules at present. I am satisfy'd to believe, that during a Minority, the Maxims of that Crown will be less active, and will be less sensible to the rest of Europe. I'll believe that the Good Will and Pleasure of the Regents, let them be who they will, will not be so forcible as that of Lewis the Great, to Open the Purses of the Kingdom. In short I'll believe that the Minority may procure us fome Peace; but then that Peace will last but ten or twelve Years at most: After which a new King will appear upon the Throne, equally Ambitious and Undertaking as his Predecessors. A long Peace will have refill'd his Exchequer. Trade will have brought Plenty into his Dominions, and his People will have forgotten their past Miseries. Old Maxims will be then new vamp'd up. The Seas will be cover'd with Fleets, and the Fields with Armies. And according to all appearance, They then will crush Us, either all together, or one after another. Heaven of its Divine Goodness, ward this Presage from our Heads, and restore in us the Spirit of Union, Strength and Courage, which is now more necessary than Ever.

Here is a Letter of an extraordinary Bulk. At first I did not design it so long, but the Marter is of too great Extent and Importance for a sew Words. Of the sisteen Articles of the Queen's Speech, I have only sent you my Thoughts on Four; the others may be the Subject of a second Letter, if God gives me Life, and my Business Leisure enough to write. In the mean time we shall see what turns there will be in Affairs. They have alter'd much since I began to write to you. If I remember well it was on the first of July, and now it's the tenth of August. For since I am uncertain when this may come to your Hands, I would willingly have you know pre-

cifely when it was written.

The Date of Bull A partie of the Salat and

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I am perfettly, SIR, Your s,&c,

## LETTER B.

## LAW XII.

T HAT the most Christian Queen of France, Anne, her Children and Issue by her Marriage with the most Christian King Lewis XII shall not be capable of succeeding in the Kingdoms of Spain, or their Dependencies, unless in such Cases as this Law assigns. Pub-

lish'd at Madrid, June 3. 1619.

In the Articles of Marriage between the most Serene Prince, our very dear and well-beloved Son, with the most Serene Princes Elizabeth, and that between the most Serene Infanta Anne and Lewis XIII. the most Christian King of France, which were concluded in this Town of Madrid, on the 22d of August, 1612, there are two Ar-

ticles of the following purport.

That whereas, their Catholick and most Christian Majesties, have, and do agree to those Matches, to the end the double Bond of them may perpetuate, and the better fecure the publick Peace of Christendome; and such love and Brotherly Affection between their Majesties, as is to be wish'd for: And in Consideration of the said just Motives, which make out and demonstrate the Conveniency of these Matches, through which, with the divine Grace and Affistance, happy Consequences may be expected, to the great Benefit and Advancement, of the Christian Faith and Religion, and to the publick Benefit of the Kingdoms, Subjects and Vassals of both Crowns; and for as much as it concerns the publick Good, and the Preservation of the said Crowns, that being so great, they should not be United, and for preventing the Occasions that may happen, of Uniting them; as also on Account of the Equality and Conveniency aim'd at, and for other just Reasons; it is agreed by mutual Contract, which their Majesties will have to bear the Force and Vigor of a Law, Establish'd in behalf of their Kingdoms, and of the publick Weal of them, that the most Serene Infanta Anne, and the Children she may have, Males and Females, and the Issue of either of them, as well the First-

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born as the Second, Third, Fourth, and fo forward in any degree wharfoever for all Time to come, may not fucceed, or be capable of succeeding in the Kingdoms, States, and Dominions of his Catholick Majesty, nor in any of the other Kingdoms, States and Dominions, Provinces, and adjacent Islands, Fiefs, Garrison Places, or Frontiers, which his Catholick Majesty at present holds and possesses. and which do or may belong to him, as well within Spain as without it; or which his Catholick Majesty and his Succeffors, may hereafter have and possess, and may appertain to them, or in all that is comprehended, included. or depending on them, nor in all that shall at any Time be acquir'd, or added to the faid Kingdoms, States and Dominions, or shall be recover'd or devolve on any Title, Right, or Cause whatsoever, notwithstanding it should happen during the Life of the said Infant a Anne, or after her Death, during the Life of any of her Descendants, whether first, or second Born, or more remote; and tho' the Case or Cases should happen, wherein, according to the Rights, Laws, and Customs of the said Kingdoms, States, and Dominions, and to the Rules and Dispositions, by which it is usual to succeed, or pretend to succeed in them, the Succession should belong to them; for the faid most Serene Infanta, and all her Children, and their Descendants, whether Males or Females, are from this Time declar'd to be Excluded from the faid Succession, and from all Hopes of succeeding in these said Kingdoms, States, and Dominions, notwithstanding they shall and may say and pretend, that the Motives of the common Caufe, or any other, on which this Exclusion might be grounded, do not concurr, or cannot be confider'd in their Persons. And that in case, which God forbid and avert, that the Line of his Catholick Majesty should fail, and that of the most Serene Princels and Infanta, and of the other Children he has, and may have, and of all the Lawful Successors any way whatsoever, yet as has been faid, they shall on no Account, nor at any Time, fucceed, or pretend to fucceed, notwithstanding the faid Laws, Customs, Ordinances, and Dispositions, by virtue of which, others have succeeded and do succeed in all the faid Kingdoms, States, and Dominions, and notwithstanding any Laws and Customs of the Crown of

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France, which are against this Exclusion, to the Prejudice of its Successors, as well for the present, as for those Times and Cases, to which the said Succession may relate: All which, and every one of them, their Majesty's are to derogate and abrogate, as far as they are opposite to, or obstruct the Contents of this Article, and the Execution of it, and by approving of this Capitulation, they do derogate, and look upon them as derogated. And that the faid Infanta and her Issue, are, and be, understood to remain excluded, so as they may in no Case, or Time fucceed in the States, and Low-Countries of Flanders, and the County of Burgundy and Charolois, with all the Appurtenances and Dependencies thereof, which were by Gift of his Catholick Majesty, assign'd to the most Serene Infanta Elizabeth, and are to revert to his Catholick Majesty and his Successors. But it is also expresly declar'd, that in case the said most Serene Infanta should happen to be lest a Widow, of this Marriage, without any Issue, which God forbid and avert, that then she be free from the said Exclusion, and capable of succeeding in all that may belong to her, and that upon two Conditions; the first, if being left a Widow of this Marriage, and without Children, she should return into Spain; the other, if in Confideration of the publick Good, and upon just Motives, the should Marry again, with the Consent of the Catholick King her Father, and the Prince of Spain her Brother, in which Cases, she shall remain capable and Entitled to succeed and inherit.

That the most Serene Infanta Anne, as soon as she is Twelve Years of Age, and before the Celebrating and Contracting of the Marriage, shall sign an Instrument, obliging herself and her Successors, to observe and sussiling what is said above, and to the Exclusion of herself and her Issue, approving the whole, and in the manner as it is contained in this Capitulation; with the necessary Clauses; and upon Oath, inserting this Capitulation in the Instrument of Obligation and Approbation, which her Highness shall sign; She shall also pass such another Deed jointly with the most Christian King, as soon as Married to his Majesty, which shall be Register'd and Enroll'd in the Parliament of Paris, in due Form and with the usual Validity; and his most Christian Maje-

fry shall approve of the said Renunciation and Ratification, in the usual Form and Manner. And whether the said Renunciations, Ratifications, and Approbations be made or not made, they are from this Time, by Virtue of this Capitulation, and of the Marriage that shall ensure pursuant to it, look'd upon as actually made and granted.

And in Execution and Accomplishment of the two said Articles above inserted, the said most Serene Infanta Anne, Queen of France, pass'd a Deed in Consirmation and Ratification of all that is in them contain'd, that they might be inviolably observ'd and fulfill'd, as more fully appears by the said Deed, which was passed and signed in the

City of Burgos, October 16. 1615.

And for as much as the Kingdom affembled in the Cortes, in those which were held in the Year 1616, being desirous that what is contain'd in the said Articles, may be observed and fulfill'd, in the manner as in them contain'd, has intreated us, to order and cause a Law to be promulgated, to the end that what has been said may have its full Effect. Our Council having taken it into Consideration, it was resolved, that we ought to command, and we do command, that what is contain'd in the said Articles and Deed, be observed, sulfill'd, and executed perpetually, pursuant to, and in the same manner, as it is contain'd in the said Articles above inserted. \*

\* Nueva Recopilation lib. 5. Tit. 7. leg. 12. The Reference to the Collection of the Laws.

## LETTER C.

Letters Patents granted by the most Christi an King to the Duke of Anjou, to secure his Right of Succession to the Crown of France, for himself and his Successors.

LEWIS by the Grace of God, King of France and Navarre, to all present and to come, HEALTH. The Bleffings it has pleased God to heap on us, during the Course

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Course of our Reign, are to us as Motives to apply our. selves, not only for the Present, but for the Time to come, to procure the Happiness and Tranquility of the People. Divine Providence has appointed us to Govern. His unfearchable Judgments do only make in fenfible, that we are not to place our Confidence, either in our Strength. or in the Extent of our Dominions, or in a numerous Posterier: and that those Advantages, which we receive solely from His Bounty, have no other Solidity, than what it pleafes him to give them. Nevertheless, fince it is the Will of God. that the Kings he makes Choice of to Rule his People, should at a diffance foresee such Accidents as are capable of occasioning Disorders and the most bloody Wars, and that, in Order to prevent them, they should make use of those Lights his Divine Wisdom bestows on them, We fulfil his Designs, whilst in the Height of the universal Rejoycing throughout our Kingdoms, we reflect, as a thing possible, on a dismal Consequence, which we beseech God for ever to av rt. At the same Time, when we accept of the last Will of the late King of Spain, when our dearest and most entirely beloved Son the DAUPHIN, renounces his lawful Rights to that Crown, in Favour of his feeond Son, the DUKE of ANJOU, our Dearest and most entirely beloved Grandson, appointed by the late King of Spain his universal Heir; when that Prince, now known by the Name of PHILIP V. King of Spain, is ready to enter into his Kingdom, and to answer the eager Vows of his new Subjects; this mighty Event does not hinder us from looking beyond the present Time; and at a Time when our Succession seems to be best secur'd, we think it is equally the Duty of a King and of a Father, to make known our Will for the future, pursuant to the Notions inspir'd by those two Qualifications. Being therefore fully persuaded, that the King of Spain, our Grandson, will ever retain the same Affection and the same Sentiments, he has given us so many Instances of, towards us, towards our House, and towards the Kingdom where he was Born; and that his Example uniting his new Subjects with ours, will create perpetual Amity, and the most perfect Correspondence between them; We should also believe, we did him a wrong we are not capable of, should we from henceforward health God to hear on us, during the

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look upon a Prince, we give up at the unanimous Request

of the Spanish Nation, as a Stranger.

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For these Reasons and other weighty Confiderations us thereunto moving, &c. We have by these Presents, Sign'd with our own Hand, said, declar'd and ordain'd. do say, declare, and ordain, and it is our Will and Pleafure, that our Dearest and most entirely Beloved Grandson, the King of Spain, Shall always retain his Birth-Right, in the same manner, as if he had his actual Residence in our Kingdom. Thus our Dearest, and most entirely Beloved Son the DAUPHIN, being the true and lawful Heir and Successor of our Crown and Dominions; and after him, our Dearest and most entirely beloved Grandson, the DUKE of BURGUNDY, if it should happen, which God forbid, that our said Grandson the Duke of Burgundy should happen to dye without Iffue Male, or that those he may have in good and lawful Wedlock, should dye before him, or that the faid Male Children should leave no Issue Male born in lawful Wedlock; in that Case, our said Grandson, the King of Spain, taking the Advantage of his Birth-Right, Shall be the true and tawful Successor of our Crown and Dominions, notwithstanding bis being then absent, and residing without our Kingdom, and immediately after his Decease, his Heirs Males, got in lawful Wedlock, shall come into the said Succession, notwithstanding their being born and residing without our faid Kingdom. It being our Will, that our faid Grandson, the King of Spain, nor his Issue Male, shall not for the aforesaid Reasons, be look'd upon, or reputed the less entitled, or capable to receive the faid Succession, or any other that may fall to them in our faid Kingdom.

On the contrary, it is our meaning, that all Rights, and in general all other Things, which might at present and for the time to come belong, or appertain to them, be and remain perfectly and entirely preserved, as if they had continually dwelt and resided within our Kingdom till their Death, and that their Heirs had been Natives and Inhibitants of it, and to that effect, as far as is or may be requisite, we look upon them as capable and dispensed with, and do capacitate and dispense with them by these Presents. SUCH IS OUR WILL, &c. Given at Versailles, in the Month of December, of the Year of Grace, 1700.

and of our Reign 58. Sign'd Lewis. And Counterfign'd, by his Majesty's Command, PHELYPEAUX, &c.

Register'd in Parliament, February 1. 1701.

Sign'd, DONGOIS:

## LETTER E.

An Act of Renunciation, made the Second of June, 1660. at Fuenterabia, by the Infanta Mary Teresa, as well in regard to what might belong to her, of the Inheritance of the Queen her Mother, as of that of the Catholick King her Father, in Relation to particular and Domestick Goods.

THE Lady Maria Therefa, Infanta of both the Spains, and by the Grace of God future Queen of France, the eldest Daughter of the most High, most Excellent, and most Potent Prince, Philip the Fourth, Catholick King of the Spains; and of the most High, most Excellent, and most Puissant Princess, Isabella, Catholick Queen, who is in Glory: Be it known and manifest by this Instrument, and Act of Renunciation, and the rest contained therein, to all those to whose Knowledge it may come, be it in what manner it will; That by the Second and Fourth Articles of the Treaty of my Marriage, as promis'd to the most High, most Excellent, and most Potent Prince, Lewis XIV. the most Christian King of France, which was concluded in the Isle of Pheafants, in the River of Bidassoa, the Boundary of the Province of Guipuscon, and the Confines of these Kingdoms with that of France, on the 7th of Nov. in the Year 1659. It hath been resolv'd and concluded on, That the King my Lord, (for and in Confideration of this Marriage, and to the end that I may have my Portion, and my own Effects with me) hath promis'd to give me Five Hundred Thousand Crowns in Gold, which should be paid and delivered at the place, and at such times

# LETTER C.

CATHE- RINE, the Infanta, mar- ried in 1585, to Charles Emanuel I. Duke of Savoy.	The Posterity of the					nta Catherin
Victor Amade- deus, Duke of Savoy.			Thomas Fran Prince of Canan, call'd Thomas.	rig-		
Charles Emanuel II, Duke of Savoy.	libe	Carlgnan	Eugene Mau- rice, Count of Soif- fons.			Louisa Christin married to Fen nand, Prince Baden.
Victor Ama- deus, the present D. of Savoy.	NN Prince of Carig-		ois Thomas, ant of Soif-	Franc. Eugene, Prince of Savoy, Generaliss. of the Empire.	Princess of Sa-	Pr. of Baden, oneralissimo of Empire.
Philip Joseph, Prince of Pic- mont.	Duke of Aouste. P	rincess of Sa-	Emanuel Prince of Sa			Charles Josep Prince of Bad
N pretended Infant born Jun.7.					•	

Catherine.

Margaret, marry'd in 1608 to Francis de Gonzaga, Duke of Mantua.

Mary, marry'd in 1627 , Prince of to Char. Gonzaga, D. of Rathelois.

> non Charles Gonzaga III,

D. of Mantua.

of Buden, Ge-listimo of the

sa Christina,

Lewis,

ire.

ied to Ferdi-

arles Foseph, nce of Baden.

tua, dy'd with- Lorrain. out Iffue.

Eleanor, marry'd in 1651 to the Emperor Ferdinand III.

Eleanor Mary, marry'd in 1678 to Charles V. D.

of Lorrain.

N ... Ferd. Charles, Leopold Joseph Joseph John, N,.. last D. of Man- present Duke of Elect. of Treves,

Alphonfo IV. Duke of Modena

Elizabeth, marry'd in 1688

to Alphonfo d'Este

III. Duke of

Francis I.

Duke of Modena

Modena.

Francis II. present Duke of Modena.

Lewi Duke of gundy, and Dauphin,

> N ... Duke e

Feb. 28. 1

jou, nov phin; Feb. 15.

ANNE. Infanta, married in 1615. to Lewis XIII. the Infanta Anne. King of France. She renounced plainly and fimply. PHILIP, of France, Duke of Orleans, left three Children. PHILIP. ELIZABETH ANNE. Duke of Orleans, rleans, married in CHARLOTTE, he has Three . to Victor Amamarried in 1698. to Duke of Savoy. Children. the Duke of Lorrain. LEWIS, U-PHILIP N .... CHARLOTTE N . . . . Duke of call'd Ma-30 SEPH, AGLOE, Duke of Chartres. demoifelle call'd Madem-Aonfte. Prince of Pie-01. de Mont. oiselle de l'alois. of mont. penfier. lds he he inceses are not bere infore they could come in

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renounc'd.

PHILIP

Had four Wives, and left feveral Children: Those who had any Issue were Catherine born of Eliz. of France, and Philip born of Anne of Austria.

> PHILIP III. married Margavet of Austria, by whom he had three Children.

Posterity of the Infantas Mary Terefa and Margaret Terefa.

PHILIP IV. had two Wives by whom he left three Children.

CHARLES II.

died November 1.

without Iffue,

MARY TERESA, married in 1660. to Lewis XIV. King of France, the renounc'd.

LEWIS, Dauphin of France, died, April 14. 1711. left three Sons.

PHILIP,

Duke of Anjon, holds

Spain and the West-

Sons.

Indies. He has Two

MARGARET TERESA, married in 1666, to Leopold, the Emperor, left but one Daughter.

MARY ANTOINETTE. married in 1685, to Maximil. Eman. El. of Bavaria. She renounc'd. Her only Son was,

**3OSEPHFERDINAND**, Electoral Prince of Bavaria, Born in 1692. died in 1699.

305 I Emperor, renou 1703, in favou Charles, and die

leaving two Dat

SEPHA. Arch-Dutchess, born December 6: 1699.

LEWIS. D. of Burd Magundy, and oifelle afterwards Mont -Dauphin; er.

> S N . . . . D. of Anjou; and now Dau-

died, Feb.

18. 1712.

phin. Born February 15. 1710,

pretended Prince of Alturias. Born August 25. 1707.

pretended Infante ; born June 7. 1712.

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OTTE OE. Madem-Valois .

Orleans,

Three

N . . . . . call'd Mademoiselle de Mont. penfier.

P II. : Those who had any Isfue bilip born of Anne of Austria.

III. Margaia, by had ldren.

IV. Vives e left dren.

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Posterity of the

MARY ELI-

ZABETH,

MART, Infanta, married in 1631, to Ferdinand III. Emperor; by whom she had,

Infanta Mary.

LEOPOLD

Renounc'd, September 1. 1703. in favour of his Son Charles. He died May 5. 1705. leaving five Children; viz.

MART ANNE. Married to Philip IV. King of Spain, by whom the had Margaret Terefa and Charles II.

King of Spain.

FOSEPH I. Emperor, renounc'd September 12.

Charles, and died April 12. 17.11. leaving two Daughters, viz.

MARY 30-MARY A-SEPHA. MELIA, Arch-Dutchess, Arch-Dutchefs, born December 6: born October 22. 1699. 1701.

to John II. King Arch-Dutchess; of Portugal. Has born Septem, 13. by him, 1680.

Infanta of Portugal, born December 4. 1711.

MARY ANNE,

married in 1708

CHARLES VI. MARY MAG-Emperor, and DALEN, Arch-Dutchefs, born March 26. 1689.

rimes as specify'd in the said Article, to ftian King, or the Person authoriz'd by I ought to be content with that, and h ty'd, for all or whatever Rights to, and do or may for the present or future appe the Goods and Inheritance of the Most S bella my Mother, and the future Suco my Lord (whom God preserve) and might belong and appertain to me, as Heir of their Catholick Majesty's, and and Sovereignty, and any other Title wi or unthought of, known or unknown, paternal as maternal, direct or collate arely and immediately, and which bef tion of the Marriage, in direct Word and renounce all my Rights and Preten my Lord, and those authoriz'd by him, as his Majesty shall think fit and mot cording as it is more particularly declared in the Second and Fourth I have read and heard read several time my confent to the Contents of this Infl am willing should be inserted, and p Letter, and Word for Word; the Ten follows: A-bish off chromes ac

H. That his Catholick Majesty does lige himself to give, and that he will go Serene Infanta Maria Therefa, for her to the Most Christian King of France, his Most Christian Majesty, or to the commission'd by him, Five Hundred T in Gold; call'd Sun Crowns, or their ju City of Paris; and this Sum shall be pring manner, viz. one third at the time to is consummated, another third part at Year after the said Consummation, and Months after: Insomuch, that the withe Five Hundred Thousand Sun Crown

IV. The Most Serene Infanta Mari condition that effectual Payment be ma

be performed in 18 Months time, at th

ricle, to the most Christiz'd by him; and that and hold my felf fatis-to, and Pretentions that re appertain to me, upon Most Serene Queen I/are Succession to the King and every thing that ne, as a Daughter and y's, and for their Right Title whatfoever, thought known, as well for the collateral Line, medihich before the Celebra-Words, I should yield, Pretentions to the King by him, in such manner and most agreeable, accularly stipulated and Fourth Articles, which eral times, before I gave this Instrument, which I and put in Letter for the Tenor of which here

rance, and will pay to the Most or her Marriage Portion France, and will pay to to those authoriz'd or ndred Thousand Crowns their just value, in the sall be paid in the followate time that the Marriage part at the end of the on, and the last third six the whole payment of a Crowns of Gold, shall e, at the Terms and in ity'd.

be made to his Most

Christian

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Christian Majesty, or to the Person impower'd to receive it, according to his Order, of the faid Sum of Five Hundred Thousand Crowns in Gold, or the just value of them at the Terms before-mention'd, will be content, and contents her felf with the faid Portion. without any Refervation of Action of Right to demand or pretence that any Goods or Rights appertain or oughto appertain to her, upon the Inheritances of their Ca. tholick Majesty's her Parents; whether in reference to their Persons, or any other manner whatsoever, or some other Title known or not known; because she ought to be excluded of all, be they of what condition, nature or quality they can be: And before the Betrothings are compleated, the shall make a formal Renunciation of them, with all the Affurances, Stabilities and Solemnities that are requifite and necessary; the which she shall do before the is marry'd by express Words; and afterwards the shall approve and ratify the same, in Conjunction with the Most Christian King, as soon as her Marriage shall be celebrated, with the same Assurances and Solemnities with which the first Renunciation was done, and fuch as may feem most proper and needful; to which his Most Christian Majesty and her Highness ought, and are oblig'd to be bound from henceforwards: And that in case they do not perform the said Renunciation and Ratification, they shall be taken for Facts, and Things done from that time forward, only by virtue of this Treaty; the which ought to be done in the most efficacious and proper Form that can be, in order to the validity and firmness of them, with all the Clauses, Derogations and Abrogations of all the Laws, Usages, Customs, Arrests and Constitutions whatsoever, that are contrary thereto, or may in part or in the whole obstruct the fame; from which for this end their Catholick and Most Christian Majesty's aught to derogate; and tis underfood they do from this time derogate from the same, by their approving of the present Treaty.

And as by the Grace of God I find my self in the Age of Maturity, being above 20 Years old; and that if it please God, our Marriage is shortly to be compleated by express Words; and that I am satisfy'd, apprized and inform'd to my entire Satisfaction, of the Substance and

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Effect of the Arricles, and do, and have acknowledged. that I could not, out of the future Succession of the King my Lord, and the Inheritance of the Most Serene Queen my Mother, reckon that the said Sum of Five Hundred Thousand Crowns belong dor in rigour appertain'd to me, as for my Lawful Heritage; and that if the same had belong'd to me, it's a very competent Portion, and the greatest that had hitherto been given to any Infanta of Spain, and which the King my Lord has been inclined to make so large, in order to gratify me, and in Confideration and Contemplation of the Most Christian King's Person, to the end that by the means of this Marriage, the Effects mention'd in the faid Treaty of Marriage might be obtained, which are of so much Importance for the publick Benefit of Christendom, and the Content and Satisfaction of these Kingdoms: Wherefore I do of my certain Knowledge, and free Will and Pleasure, approve and require, that what has been refolved on and concluded by the faid two Articles, be observed and accomplish'd; and that it be understood, that this Marriage ought to be concluded and perfected upon the Conditions therein contain'd and declar'd; and that without such Conditions, it would not have been brought to the pass it's now in; and that from henceforward, I hold my felf contented; and that I am entirely and absolutely paid and satisfy'd, as to every thing that appertains or could appertain to me, at present or for the future, in respect to any Right, known or unknown, in the future Succession and Inheritance of their Catholick Majesty's my Parents, and upon account of any there in my Father and Mother's Estate, or by way of Support, or maintenance, or Portion, as well in respect to their free Possessions, as those of the Crown of their Kingdoms, Estates and Signiories; without referving to my felf or mine, any Plaint or Pretension against or upon his Majesty, or his Successors, to demand or pretend that I ought to have a larger Sum, or a Portion of greater value and confideration than the faid Five Hundred Thousand Crowns. And my Will is, That this Renunciation shall also extend to any other Rights or Pretentions wharfoever, that might belong or appertain to me by Inheritance, or Succession of any Right or Kindred.

dred, in a right or Collateral Line, by my felf or by of ther Persons, as their Majesty's Daughter : And I abandon and quit all of them, both the one and the other, of what condition, nature, quality, value and importance they may be; and yield; renounce and transfer them to the King my Lord, and his Heirs, universal and singular Successors, that shall have his Right; to the end he may be able to difpose of them as he pleases, and it seems good in his fight, as well by Gifts while alive, as by his Legacies in his last Will and Testament, without any Obligation upon his Majesty, to constitute or leave me his Heir or a Legatee, or to make any mention of me: For I do in respect to the things aforesaid declare my felf, and that I ought to be held and reputed a Stranger; and as such I ought to have no Resource left, so as to have power to make any Claim, or to prefer any Complaint, notwithstanding the Inheritance his Majesty my Father shall leave. may be of very great and to confiderable value and importance, that out of the same there might appertain to me, as one of his Children, as we are at present, or shall be for the future, a much greater Sum than the faid Five Hundred Thousand Crowns, be the same never so great and extraordinary: And that the it should so happen (which God forbid) that I should at the time of his Death remain and become his only Daughter, by reason of the death of my Brothers, and other his lawful Descendants before him; and to the end that no Demands may be made nor pretended to for me, or in my name, nor in the Right of my Person, of any other greater thare of the Estate and Inheritance of the King my Lord, in any Case or upon any Account whatsoever; I do promile that I will not consent nor allow, at any time, nor upon any occasion, under any pretence whatsoever, that any thing shall be done against this my Renunciation, and relinquishing of my said Rights, Claims, or Pretentions. And I do withal relinquish and renounce all and every ordinary and extraordinary Remedies what soever, that do or may appertain to me, by common Course and the Laws of this Kingdom, or special Privilege, and particularly that of Restitution ad integrum, grounded upon the defect of my Age, enormous or very enormous damage, by saying the Portion should have been the cause of this Contrad, or upon the

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the incertainty of what I renounce; to the end that none of the faid Remedies and above-mentioned Resources may or can serve by way of Justice or Suit; neither can they, for my felf, my Children and Heirs, be heard and all allow'd of; and we are forbid and hinder'd Access so as to bring on and to propose them judicially or extrajudicially, either by way of Grievance, Reserve or simple Complaint; so that those Things always, and at all times, are to be observed and accomplished, that have heen fettled by the faid Articles; and what I have promised by this Instrument, concerning the Confirmation and Approbation of them, and do promise upon my Royal Word, that they shall be maintained, accomplished and observed, inviolably at all times, under the Obligation and Penalty of my Estate and Revenues I have or shall have. And I do impower his Catholick Majesty's Council, and the Kings his Successors, and the Persons who are intrusted by them, with the Execution of this Infrument, that they do, observe and execute the same; and for the greater validity thereof, I do swear by the Holy Gospel contained in this Missal, (upon which I place my Right-hand) that I shall at all times, and so far as it shall lye upon me, observe and fulfil the same, without faying or alledging, that in order to do and agree to it, I was introduc'd, drawn in and persuaded, out of the Respect and Veneration which I ought to have and carry towards the King my Lord, who hath kept and does still keep me under his paternal Authority: Foralmuch as that I do declare, That his Majesty always left me to my free Will and Choice; which was really fo, and no ways relative as to what concerns this Contract. And I do promise to ask for no Dispensation of this Oath, from the Pope and the holy Apostolick See, nor from his Nuncio and Legate à latere, nor any other Perion, who hath Power or Authority to free me; and if it should come to be ask'd on my Request, or some third Person, or granted me motu proprio, I shall not make use of the same, tho' it were only to sue at Law, without meddling with the virtue and substance of the said two Articles of Marriage, nor that of this Instrument, which I make to confirm them, notwithstanding any Clauses whatsoever that are derogatory from this Oath. And in case the same be granted to me once or oftner, I shall take other Oaths anew; so that there shall always remain upon Record more Oaths over and above all the

faid Difpensations, And as for the fame, I do declare and promise, that I neither have nor shall make any Protestation nor Reclamation, in publick or secret, contrary to this my Promife and Obligation, towards the weakning or lessening of its Force; and if I should happen to do it, even with another Oath contrary to this. that it shall not stand in any stead, or be any advantage to me. And I do promife and oblige my felf, that as foon as I shall be conducted and brought into the Company of the Most Christian King, in pursuance of the faid Articles, I shall, in conjunction with his Majesty, pals another Instrument, with all the Clauses, Oaths and necessary Obligations; as also the Infertion and Ratifica. tion of this same Act, made in this City of Fuenterabia, where my Lord the King is present with his Court, June 2. this Year 1660. in the Presence of the King our Master, who in continuation of the Grant abovemention'd, saith, That his Catholick Majesty would supply with his Royal Authority, and would have deem'd as supply'd, all Defects whatsoever, Omissions of Facts, or Right, Substance or Quality, Style or Custom, which might be us'd in the drawing up of this Act of Renunciation, of any Shares and future Successions, which the Most Serene Infanta, the intended Q. of France, his most dear and well beloved Daughrer, hath done and agreed to; and that he, out of his full and absolute Power, as King, who acknowledges no Superior in Temporalities, hath confirm'd and approv'd, dorh confirm and approve, with Derogation for this time to all Laws and Ordinances, Usages and Customs, that may be to the contrary, or hinder the Effect and Accomplishment of it. And for the greater Confirmation of the whole, he commands it should be feal'd with the Seal Royal, these Persons following being call'd and requir'd to witness the same : Don Lewis Mendez de Haro, Marquess del Carpio, Conde Duke d'Otivares, Don Ramiro Nunes de Guzman, Duke de Medina de las Torres, Don Gaspar de Hiro, Marquels de Eliche, Don John Dominick de Gusman, Count de Monterey; Don Diego de Aragon, Duke de Terranova; Don Guillen Ramon de Moncada, Marquels d' Aytona ; Don Pedro Puerto Carrero, Count de Medellin; Don Pedro Colon de Portugal, Duke de Vera-Quas; Don Antonio de Peralta Hurtado de Mendoza, Marquess de Mondejar; Don Alonzo Perez de Guzman, Patriasch of the Indies; Don Alonzo Perez de Vivero, Count

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de Fuelsaldagna, of the Council of State; Don John de Caravaja, and Sandi of the Council and King's Chamber; Don Diego de Tejada, Bishop of Pamplona; and several Lords and Knights there present. Sign'd, I the

King, Maria Therefa.

I Don Ferdinando de Fonseca Ruis de Contreras, Marquess de Lupella, Knight of the Order of St. James, one of the Councils of War, Indies, and Chamber of the same appertaining to his Catholick Majesty, Secretary of State, and of the universal Dispatches, and Notary in his Kingdoms and Dominions, who was present at the Oath, Grant, and every thing above-contain'd, do witness the same; and that the said Second and Fourth Articles of Marriage, as they are before specify'd, have been faithfully copy'd and collated with the Original, which is in my Hands. In testimony of the Truth whereof, I have sign'd and subscribed my Name, Don

Fernando de Fonseca Ruis de Contreras.

The Catholick King my Sovereign Lord, having been pleas'd to order me, Don Blasco de Loyola, Commander of Villarubia de Ocana, of the Order and Knighthood of St. James, one of his Council and Secretary of State, to make a Copy of the Instrument of Renunciation, which the Infanta Maria Therefa, his Daugh+ ter and future Q. of France, hath made and granted before Don Ferdinando de Fonseca Ruis de Contreras, Marquess de Lupella, Knight of the Order of St. James, one of the Council of War for the Indies, and of the Chamber of the same for his Catholick Majesty, Secretary of State, and of the Universal Dispatches, and Notary in his Kingdoms and Dominions, of her Share in the Estates of her Father and Mother, in order to send it to Don Estevan de Gamarra, his Ambassador to the States General of the united Provinces; and having actually done it, I do certify, that this Copy agrees with the Original in my Hands, with which it has been collared; and to manifest the same, I have put my Name to it, and it's seal'd with the Royal Privy Seal, which is also in my Hands. Madrid, July 16. 1660. Sign'd Don Blasco de Loyela, and at the fide his Majesty's Seal upon a Red Wafer.

## LETTER F.

An Act of Remunciation, made June 2. 1660. at Fuenterabia, by the Infanta Mary Theresa, of all the Right of Succession which might appertain to her, to the Crown of Spain.

THE Lady Mary Therefa, Infanta of both Spains, and by the Grace of God future Q. of France, eldeft Daughter to the most High, most Excellent, and most Potent Prince, Don Philip IV. by the same Grace Catholick K. of both Spains, my Lord (whom God preserve and prosper) and of the most High, most Excellent, and most Potent Princess the Lady Isabella, the Catholick Q. of Glorious Memory, my Mother and Lady (who is in By the Narrative and Publication of this In-Arument and Act of Approbation, Confirmation and Ratification, and of what is further therein contained, in perpetuam rei Memoriam; Be it known and manifest to Kings, Princes, Potentates, Republicks, Communities, and particular Persons, that are now, or shall be in all time coming; That forasmuch as the most High, most Excellent, and most Potent Prince Lewis XIV. the most Christian K. of France, my Cousin-German, sent the Mareschal D. de Grammont on a particular Embassy to the Catholick K. my Lord, to demand and propose in his Name, that I should be betrothed and marry'd to the faid most Christian K. my Cousin; and his Catholick Majesty having a just Esteem of that Offer and Proposal, and a due regard to Decency, Equality, and publick Conveniency, which met in this Marriage, granted and agreed to the same, having beforehand a Dispenlation from his Holiness, for the Kindred and Consanguinity betwixt me and the most Christian King my Cousin, and that afterwards in consequence of this Octroy and Agreement, and, and with the Powers of their Catholick and most Christian Majesties, our Treaty of Marriage was agreed to, and fign'd the 7th of Nov. 1659. in the Isle of Pheasants, in the River Bidasfoa, depending on the Province of Guipuscoa, confining on these Kingdoms and that of France; and that in the fifth and fixth Articles of the said Treaty, it was resolved and agreed on conjunctly, and with one accord, as

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thing very convenient, after having coundered it carefully, and with mature Deliberation, that I and the Children and Descendants which it may please God to give us by this Marriage, be, and remain uncapable. and absolutely excluded from all Right and Hope to fucceed to any of the Kingdoms, Dominions and Lordthips, belonging to the Crown and Monarchy of Spain, or that may be added thereto by his Catholick Majesty. or after his Life (which God grant may be long and happy) by the Kings his Successors. And though it be agreed on by Covenant betwixt Princes and Sovereign Kings (who in Temporals own no Superior) out of their Favour and Good-will to the Publick Cause of both Kingdoms, and that they have condescended to this at the defire and Joint-wishes of their natural Subjects and Vassals, who are willing that it should have the Force and Vigour of a Law and pragmatick Sanction, and that it be received and observed as such; and tho' on that Account it would feem there's no need of any other Solemnity to make it firm, yet nevertheless it is their Majesty's Will (if my Approbation might be convenient on any Confideration whatever) that I should incontinently give it, when the Marriage agreed on came to be solemniz'd and contracted, and that my Approbation should have all the Clauses and necessary Solemnities according to, and as it is stipulated and declar'd more particularly by, the Act of Ten Articles, the Tenor of the fifth and fixth of which taken from the Original are inferted here Verbatim as follows:

That forafmuch as the most Chri-The Fifth Article. stian and Catholick Kings are come to make a Marriage, that by this Tye they may so much the better perpetuate and affure the publick Peace of Christendom, and betwixt their Majesty's that Love and Brotherhood which every one hopes will be betwixt them, and also in Consideration of the just and lawful Causes, which shew and demonstrate the Equality, and the Convenience of the faid Marriage; by means of which, and through the Favour and Bleffing of God, all Men may hope for happy Success, to the great Advantage and Increase of the Christian Religion and Faith, to the Welfare and common Benefit of the Kingdoms, Subjects, and Vassals of the two Crowns; as also for what relates to the Welfare of the Publick, and the Preservation of the said Crowns; which being so great and potent, cannot be united in one

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one, and that henceforward it is the defign to prevent the occasion of such a Conjunction, Then confidering the quality of the above-mention'd, and other just Reafons, and especially that of the Equality which ought to be preserv'd, their Majestys agree by Contract and Covenant between themselves, which shall have the force and vigour of a firm and stable Law for ever, in favour of their Kingdoms, and the publick Welfare of the same, that the most serene Infanta of Spain, the Lady Maria Therefa, and the Children born of her, whether Male or Female; and their Off-spring of the first, second, third Generation, or of whatever other Degree, shall never succeed to the Kingdoms, States, Lordships and Dominions which appertain, or may appertain to his Catholick Majesty, and which are comprehended under the Titles and Qualities mention'd in this present Agreement, nor to any of his other Kingdoms, Dominions, Lordships, Provinces, Isles adjacent, Fiefs, Chieftainries, nor to the Frontiers which his Catholick Majesty possesses at present, or which pertain, or may appertain to him, either within or without the Kingdom of Spain, or which in time to come his faid Catholick Majesty, or his Successors shall have, possess, or have belonging to them, nor to any of those that are comprehended in those, or depend upon them, nor to any of those which hereafter, or in what time soever he may acquire or add to his abovemention'd Kingdoms, States, Mands, Dominions, or which he may recover, or may devolve upon him, or by what other Titles, Rights, or Reason soever, tho' it should be during the Life of the faid most serene Infanta, the Lady Maria Therefa, or after her Death, or in that of any of her Off-spring, first, second, third Generation, or further; that in the Case or Cases by which, either of Right, or by the Laws and Customs of the said Kingdoms, Dominions, and States, or by the dispositions of Titles, by which they may succeed, or pretend that the Succession of the said Kingdoms, &c, ought to belong unto them: From the Succession to which, in all the above-mention'd Cases, from this time forward, the faid Lady Maria Therefa, the Infanta, owns and declares herself to be, and remain well and duly excluded, together with all her Children and Descendants, Males or Females, though they would or might fay and pretend, that as to their personal Right, neither the said Reasons of the publick Welfare, nor any other, upon which the faid Exclusion may be founded, can take place; or if they should alledge (which God forbid) that the Succession of the Catholick King, or of the most serene Princes and Infanta's,

(119)

fanta's, and of the Males which he hath, or may have for his lawful Successors, hath ceas'd and fail'd; because as has been faid, that in no case, in no time, nor in any manner whatever, neither she, they, nor their Heirs and Descendants must succeed, nor pretend any Right to succeed, notwithstanding any Laws, Customs, Ordinances, and Settlements, by virtue of which, any have succeeded to the faid Kingdoms, Dominions and Lordships, and also notwithstanding all the Laws and Customs of the Crown of France, which oppose this abovemention'd Exclusion, as well for the time prefent, as for the time to come; and notwithstanding the Cases which would have long delay'd the faid Successions. All which Considerations together, and each of them apart, their faid Majefties abrogate, in as far as they contradict or oppose the Contents of this Contract, or the fulfilling and execution of the same, and that for the Approbation and Ratification of this present Agreement, they do abrogate the same, and hold them as abrogated; and their Will and Meaning is, That the most Serene Infanta, and her Offspring, remain henceforward and for ever excluded from any Power to succeed at any time, or in any case, to the Dominions of the Country of Flanders, the County of Burgundy and Charolois, their Appurtenances and Dependencies. In like manner also they declare most expresty, that in case the most serene Infanta happen to be a Widow (which God forbid) without Children by this Marriage, the shall be free from this Exclusion, and therefore declar'd capable of her Rights and Power to succeed to all that may belong or fall to her, in two Cases only: the one, that if the be a Widow without Children by this Marriage, the return into Spain; and the other, if from Reasons of State, for the good of the Publick, and other just Confiderations, the marry again with the Confent of the Catholick King her Eather, or of the Prince, her Brother; in those two cases she shall be capable of succeeding and inheriting.

VI. That the most serene Infanta the Lady Maria Theres, before the Celebration of the Marriage, shall, by word of Mouth, give, promise and authorize a Writing, by which she shall oblige herself, her Successors and Heirs, to the accomplishment and observation of all that is beforemention'd, for the Exclusion of herself and her Offspring; and shall approve the whole, as it is contain'd in this present Agreement, with the requisite and necessary Clauses and Oaths; and at the inserting of the same Obligation and Ratisscation which her Highness shall give and make

of the present Agreement, she shall make such another conjointly with the most Christian King, as soon as she shall be marry'd, which shall be enregister'd in the Parliament of Paris, with other necessary Clauses, according to the usual form. As also his Catholick Majesty shall approve and ratify the Renunciation, with other necessary Clauses, in the usual manner and form, and cause them to be enregister'd in his Council of State; and whether the faid Renunciations, Ratifications, and Approbations be made or not, from henceforward, by virtue of this present Agreement, and of the Marriage that shall follow upon it, and in consideration of all the things beforemention'd, they shall be held and accounted as well and duly made and authoriz'd, and as pass'd and register'd in the Parliament of Paris, by the publication of the Peace in the Kingdom of France.

After the insertion of the Articles, the Infanta goes on in

the following Terms.

And forasmuch as after the Treaty beforemention'd, our most holy Father Alexander VII, dispens'd with the degree of Confanguinity which is betwixt the faid most Christian King and me, and approv'd by his Authority and Apostolical Benediction our Treaty of Marriage, and its Articles; and that the case and time is come, when the Marriage is to be solemniz'd and contracted with the Bleffing of God; and as we are to hope, for his Glory and Service, the Exaltation of his holy Faith, and the Tranquility of the Christian Commonwealth, by means of which, the case and time is also come, when I am to fulfil on my part, (before Marriage) the Contents of the fifth and fixth Articles which are inferted in this Act; and that I am likewise in Majority, of the Age of twenty Years; and that it hath pleas'd the Lord to give me Capacity and Discretion to understand and comprehend the substance and effect of the faid Articles, of which I had certain and due notice, forasmuch as I have frequently inform'd myfelf of them, and of their Conveniency, during the time of fix Months, fince they were publish'd and agreed on, and that it was sufficient to give me that Satisfaction I ought to have of their Justice, to know that the Affair was examin'd and agreed on by my Lord the King, who defires and procures my Contentment and Welfare with fo much Love and Care, having a joint regard to the publick and common good of the Kingdoms, of which God hath given him the Charge; and which, as well as those of

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the Crown of France, are equally Concern'd, that the Grandure and Majesty which they bear, and have preferv'd in themselves for so many Years, with so much Prosperity, and that the Glory of their respective Names of Catholick and most Christian Kings may not be dimished nor fall, as necessarily they must, if by means of this Marriage they come to unite in any of the Children and Descendants: This would cause, to their Subjects and Vassals, such Discontent and Affliction as may be eafily foreseen, and would be attended by such Inconveniencies and Losses, which are more easily apprehended before they happen, than help'd and redress'd when they once come to pass, and are felt; and therefore it is agreed to prevent them, that this Marriage may not be the Cause of Effects contrary to those which we promife ourselves, and are to hope from it. Besides, that this Precedent will facilitate in time to come, reciprocal Marriages, betwixt my Posterity and those of my Lord; which Confideration affords me particular Comfort and Satisfaction, forasmuch as it will be a means to strengthen and renew from time to time, the Bond of Blood and Kindred, and will likewise ascertain and confirm more powerfully and effectually the Alliance, Friendship, and good Correspondence that hath been cemented and contracted by fuch happy beginnings, betwixtthose two King-Thus they will be continued to the Glory of God, and the Renown of the Catholick and most Chriftian Kings; which being the publick and common Good, ought, in Reason, to be preferr'd to my particular Advantage, and that of my Children and Descendants, which in the present case is not to be regarded. forasmuch as tis known to be very remote. I am so much the more fatisfy'd in the Justice of this Renunciation and Act, that herein I follow the Example and Authority of the most high, most excellent, and most potent Princess, Madam Anne Infanta of Spain, at prefent the most Christian Queen of France, and my wellbelov'd and much rever'd Aunt and Lady; and that besides the Considerations and publick Causes beforemention'd, and that of preferving and ascertaining the Peace betwixt the two Nations (which concur also) and are alledg'd in the faid Treaty and Renunciation, it hath fallen in with the present Case, and hath been confider'd as the publick Cause, and the chief and greatest Cause for the Renunciation agreed to in my Treaty of Mar-

Marriage, that the faid Treaty is known to be the main and principal Cause of the Pacification of a War of 25 Years duration betwixt the two Crowns of France and Spain, in which Quarrel the greatest Potentates of Christen. dom were concern'd by Alliance or Dependance: So that the Welfare of the Whole, the publick Cause, and, which is the Chief of all, the Catholick Religion, having suffer'd much by the War, and being no way to be remedy'd but by the Peace granted by the means and for the fake of my Marriage, which would not have been granted, nor confenred to by the King my Lord, if this Renunciation had not been agreed to, as was taken notice of in the First Article of my Contract of Marriage, and in the three and thirtieth Article of the Treaty of Peace betwixt the two Crowns, which in this Confideration refers to the particular Treaty made upon the Conditions of my Marriage, and both of them were fign'd the same Day; and in the faid three and thirtieth Article of the Peace it is declard. that the faid Treaty made upon the Terms of my Marriage, notwithstanding its being separate, should be of the same Force and Obligation with that of the Peace, as being the principal part of it, and the most precious Barnest of its Firmness and Duration: Therefore of my own proper Motion, free, spontaneous and chearfull Will, and having certain Science and Knowledg of the Act which I do, and what my Confent imports and may import, I approve, confirm and ratify, in the best Manner and Form I can and ought to do, the faid Agreement according to, and in that manner as is more particularly contain'd in the faid fifth Article; and in case it should be judg'd necessary and convenient, I give my absolute and sufficient Power to the King my Lord, and the most Christian King, to agree and enact the same again; tho by virtue of, and in accomplish ment of the faid Article, Ldeclare and look upon my felf as excluded and remov'd, and the Children and Descendants of this Marriage excluded, and absolutely disabled, and without limitation, difference, or distinction of Persons, Degrees, Sex, Time, Action and Right, to succeed to the Kingdoms, Dominions, Provinces, Lands and Lordships of the Crown of Spin, expressed and declar'd hereby. And I will and confent for me, and for my faid Offspring, that from henceforward and for ever, they be held as granted and transferr'd to him who shall be found nearest of Kin (because I and they are excluded, disabled and uncapable) to the King, by whose Death it becomes vacant, to the end he may hold them as lawful and true Successor, in the lame

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fame manner as if I and my Descendants were not born. nor had a being in the World, because we ought to be held and reputed as fuch, and that neither they nor I are to be consider d in any manner as Representatives or Descendants of the Lineage, Blood or Dignity of the King my Lord, or of the glorious Kings his Predecessors, nor in any other way so as to enter into the Succession, or pre-occupy the degree of Proximity, in exclusion of the Person who shall be found next in degree as beforefaid to the King reigning immediately before the Line fails. And I promise and oblige my felf on my Royal Word and Faith, that in every thing which shall depend on me, and on my faid Children and Offspring, we shall always and at all times take care that this Article, and the Act which I make for its Approbation and Confirmation, be inviolably observ'd and accomplish'd, without allowing or consenting that any thing be done contrary to it, directly or indirectly, in whole or in part. And I renounce and quit all Remedys at Law, known or unknown, ordinary or extraordinary, that belong or appertain by common Right or special Privilege to me or my faid Children and Descendants, to revoke, fay or alledge any thing against what is done, as above; and I renounce all Claims, and particularly that of having Restitution in integrum, founded upon Ignorance. Inadvertency of Youth, evident Injury, enormous or most enormous, that may be alledg'd to be in the said Renunciation, or quitting of my Right, to succeed at any time to fo many and fuch great Kingdoms, Dominions and Lordships: and tis my Will that none of the said Pleas, nor any other of what Name, Character, Importance and Quality soever, be of any use to us judicially or extrajudicially; and that if we demand them, or attempt to fue them by way of Law and Justice, that we be deny'd and excluded from all fort of hearing; and if by way of Violence, or any other ill founded Pretext, in distrust of Justice (because we ought always to own and confess, that we have no Right to succeed to any of the (aid Kingdoms) we offer to seize them by Force of Arms. by making or moving an offensive War, that from thenceforward and for ever it be held, judg'd and declar'd as an unlawful, unjust, ill-grounded, violent, tyrannical Invasion and Usurpation against all Reason and Conscience; and that on the contrary, that War which shall be made or mov'd by him who ought to succeed in exclusion of me, and my said Offspring and Descendants, be held for just

just and lawful; and that the Subjects and Inhabitants ought to receive and obey, swear Homage, Fealty and Obedience to him as to their King and lawful Sovereign. And I affirm and certify, that to authorize this Act, I have not been induc'd, inclin'd, or persuaded by the Respect and Veneration which I owe and have for the King my Lord, as a Prince so puissant, and as a Father who loves me, and whom I love so much, and who keeps and hath kept me under his paternal Power; because in truth all that passes and hath pass'd, in respect of the Conclusion and Effect of this Marriage concerning the faid Agreement, and Article of the Exclusion of my self and of my Descendants, I have had all the Liberty which I could wish for to say and declare my Will, without being put in fear, or threaten'd by him or any other Person, to induce or move me to do any thing contrary to my inclination. And for the greater Validity and Certainty of that which is faid and promis'd on my part, I swear solemnly by the Gospels consain'd in this Missal (upon which I lay my right Hand) that I will observe, maintain and accomplish it in whole and in part; and that I shall not demand any Dispensation of my Oath from our most holy Father, nor from the holy Apostolical Chair, Legate, or any other Dignity, that hath power to grant it me; and that if the same should be granted me at my own Instance, or at that of any Univerfity or particular Person, or Motu proprio, tho it should be no more but to go to Trial, without touching on the substance of the said Claims, and on the virtue and force of this Act and Treaty, which I do hereby approve, I shall not make use of, nor serve my self with it. On the contrary, in case I should have the Authority granted me, I take my Oath a second time against all Dispensations that shall be granted me; and by the same Oath I say and promise, that I neither make nor shall make any Protestation or Revocation in publick or in secret, that may hinder or diminish the force of the Contents of this Act; and if I do, tho it should be under Oath, it shall be of no Validity, Force nor Effect. And I pray his Holiness, that fince this Marriage and Treaty hath been concluded and agreed upon with his Holy and Apostolical Approbation, and is to be effected and solemniz'd with his Blessing, that he would be pleas'd to add to the Force, binding Power, and Religion of my Oath, by the Authority of his Apostolical Confirmation; and I promise and oblige my felf, that in conformity unto, and in accomplishment of, the

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fixth Article above-mention'd, as foon as I shall arrive at the place where the most Christian King shall receive me, I will make and cause to be made by his Intervention and Authority, and jointly with his most Christian Majesty, and with all the Clauses, Oaths and Conditions necessary and convenient, such another Act of Confirmation and Ratisfication as that which hath been made and expedited in this City of Fuenterabia, where the Catholick King my Lord now keeps his Court and Palace, this second day of June, 1660. In the presence of

the King our Master.

And for the greater Solempity, Authority and Validity of this Act, his Catholick Majesty hath said for the Accomplishment of the fifth and fixth Articles therein inferted, That as to what relates to the common Cause, and the common Welfare of his Kingdoms, Subjects and Vasfals, he confirms and hath confirm'd this Act, according as it is expedited by the most serene Infanta Madam Maria Theresa, the betroth'd and future Queen of France, his most dear and well-belov'd Daughter; and that of his own proper Motion, certain Science, full and absolute Power, and as King and Lord, who owns no Superior in Temporals, he supplies, and wills that they be held as supply'd by his Royal Authority, whatever defects or omissions of Fact or Right, of Substance or Quality, of Stile or Custom, may be found in the said Act; and he confirms and approves, specially and particularly, the said fifth Article, and what is agreed and resolv'd therein, betwixt his Catholick Majesty and the most Christian King; and he wills and Commands that it have the force and vigour of a Law and pragmatic Sanction, and that as fuch it be receiv'd, kept, observ'd and executed, in all his Kingdoms, Dominions and Lordships, without any regard to the Laws, Ordinances or Customs to the contrary, from which it derogates; and his Will is, that for this time they be held as abrogated and made void, tho they be of fuch fort and quality, as that for their Derogation there should be requisite and necessary other more express and special mention: And he hath commanded that it be feal'd with his Royal Seal, and enregifler'd and publish'd in his Council of State, and others to which it may belong. Of all which were call'd and requir'd to be Witnesses, Don Lewis Mendes de Haro, Count Duke Olivares, Don Ramiro Nunez de Guzman, Duke de Medina de las Torres Don Gaspar de Haro, Marquiss de Eliche, Don Juan Domingo de Guzman Count de Monterey, Don Diego d'Araagon, Duke de Terranova, Don Guillen Ramon de Moncada, Marquiss de Aytona, Don Pedro Portocarero. Count de Medellin, Don Pedro Colon de Portugal, Duke deVeraguas, Don Antonio de Peralta, Hurtado de Mendoza, Marquiss de Mondejar, Don Alonzo Peres de Guzman Patriarch of the Indies, Don Alonzo Perez de Vivero, Count de Fuensaldagna, Counseller of State, Don Juan

de Caravajal and Sandi, one of his Majesty's Council and Chamber, Don Diego de Tesada Bishop of Pamplona, and several other Lords, Knights and Domesticks of his Majesty, who were present. Sign'd,

I the KING. I Maria Theresa.

I Don Ferdinand de Fonseca Ruy? de Contreras, Marquiss de Lapilla, Knight of the Order of Santiago, of the Councils of War, Indies, and Chamber of the same, Secretary of State, and of the Universal Dispatch, and Notary of these Kingdoms and Lordships, having been present at the Oath, granting and all the rest above-mention'd, do certisse the same, and that the said sifth and sixth Articles of Marriage, as above written, have been faithfully Copy'd from and compar'd with the Original, which is in my Custody. In Testimony of the Truth thereof, I have Sign'd it and Subscrib'd my Name.

Don Ferdinand de Fonseca Ruy? de Contreras.

The Catholick King, my Sovereign Lord, having been pleas'd to order me, Don Blasco de Loyola, Commendary of Villarubia de Ocana of the Order of Knighthood of St. James the Apostle, of his Council, and his Secretary of State, to make the above Copy of the Renunciation made and passed by the Lady Infanta Maria Therefa, his Daughter, now Queen of France, in the Presence of Don Ferdinand de Fonseca Ruys de Contreras, Marquiss de la Lapilla, Knight of the Order of Santiago, of the Councils of War and the Indies, and of the Chambers thereof, his Catholick Majesty's Secretary of State, and of the Universal Dispatch, and Notary in his Kingdoms, and the Lordships of his Kingdoms, States and Dominions, which compose the Crown and Monarchy of Spain, and of those which shall be incorporated therein, to be sent to Don Stephen de Gamarra, his Ambassador to the States General of the Netherlands, and having done it accordingly, I do certify, that this Copy agrees with the Original Instrument, which remains in my Custody, with which it has been compar'd, and in Testimony thereof, I sign it with my Name, and it is Seal'd with the King's Privy Signet, which is also in my Custody. Madrid, July 16, 1667. Sign'd, Don Blasco de Layola. And on the Side his Majesty's Privy Signet, on a red Wafer.

## LETTER G.

#### LAW II.

That the Eldest Son have Prerogative and Superiority over his other Brothers.

of the Love God shows towards the Sons of Kings, 2 bove their other Brothers who are born after them: For it plain-

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plainly denotes, that he prefers and places him above the rest on whom he is pleas'd to confer this Honour, because it is their Duty to obey and observe him as their Lord and Father: There are Three Reasons which make out the Truth hereof, the First naturally, the Second by Law, and the Third by Custom. For according to Nature, fince the Father and Mother are defirous to have Iffue that may inherit what they have, he who is first born, and comes foonest to fulfil their Defires, ought of right to be best belov'd by them, and to possess what they enjoy. It is made out by Law, by what our Lord God faid to Abraham, when he commanded him by way of Tryal to kill his first Son Isaar, whom he much lov'd, and to flay him for his fake; and this he faid to him for two Reasons, the one, because that was the Son he most lov'd, and even as his own felf, for the reason abovesaid: The other, because God had chosen him for a Saint, when he would have him born first, and therefore he commanded Abraham to sacrifize him. For as he said to Moses in the old Law; every Male that was first born should be call'd Holy to the Lord: And that his Brothers are to regard him as a Father, appears in as much as he is elder than they, and came first into the World; and that they are to obey him, as their Lord is proved by the Words Isaac said to his Son Jacob, when he gave him his Blessing, believing he had been the Eldest: You shall be Lord over your Brothers, and the Sons of your Mother shall bow down before you. He whom you bless shall be blessed, and he whom you curse shall be cursed. By all which Words it appears, that the eldest Son has Power over his other Brothers, as Lord and Father, and that they ought to regard him as such. Besides, according to ancient Custom, notwithstanding, Fathers in Compassion to their other Sons, would not commonly allow the Eldest to have all, but that every one should take his Part; nevertheless, wife and discreet Men, regarding the common Benefit of all, and being fensible, that this Partition could not be made in all Kingdoms without destroying them, according to what our Lord JESUS CHRIST said, That every Kingdom which was divided should be subverted; they look'd upon it as of Right, that only the Eldest Son should have the Sovereignty of the Kingdom after his Father's Death, and this was always practifed in all Countries throughout the World, where the Sovereignty was in one Family, and particularly in Spain. And to obviate many Mischiess which had happen'd, and which might again fall out, they enacted, that those should always inherit the Sovereignty of the Crown, who descended in a direct Line; and therefore they established, that if there was no Son, the eldest Daughter should inherit the Kingdom; and they farther ordained, that in Case the eldest Son dy'd before he came to the Inheritance, if he left a Son, or a Daughter,

by his Lawful Wife, that he or she should have it and no cather. But if all these should dye, the nearest of Kin was to inherit the Kingdom, provided he was a Man sit for it, and had not done any thing for which he ought to forseit it Therefore the People is obliged to observe all these things for otherwise the K. could not be duly preserved, unless they so preserved the Kingdom. And therefore whosever should act contrary to this, would be guilty of notorious Treason and incur the Penalty abovesaid, to be due to those who disown the King's Authority.

#### LETTER H.

The separate Article of the Treaty of the Grand Alliance, concluded at Vienna, in May 1689.

SINCE it has been publickly given out by France in fe veral Places and Courts, that notwithstanding the most folemn Renunciation, the Dauphin will immediately after the Succession to the Spanish Monarchy by force of Arms, in Case the Catholick K. should happen to due without Lawfu Issue, and there being visible Interest made, to have the said Dauphin chosen K. of the Romans: The States General of the United Provinces, seriously considering, how dangerous to the Publick Weal, and how prejudicial to the common Tranquility, either of those Pretensions might prove, they promise by these separate Articles, which are to be of no less force, than if they had been inserted in the main Body of the Treaty.

First, That in case the present King of Spain should depart this Life without leaving Lawful Issue, (which God of his Mercy avert) they will with all their Power assist his Imperial Majesty and his Heirs to affert and recover the Succession to him Legally appertaining of the Spanish Monarchy, it's Kingdoms, Provinces, Dominions, and the Right thereof, and to secure him the Possession against the French and their Adherents, who shall go about to oppose this Succession, directly or indirectly, and will oppose Force against

Force, whofoever shall attempt the contrary.

Moreover, they will use all their Endeavours with the Princes, Electors of the Empire, their Confederates, that the most Serene Joseph K. of Hungary, his Imperial Majesties Eldel Son may be as soon as possible chosen K. of the Romans and if this Election should be obstructed by France, either with Threats or Arms, they will assist his Imperial Majest with all their Forces for securing of the same.

The Crown of England shall be invited to come into thi Treaty. Done at Vienna, May 12. 1689. J. HOP

T. A. HENRY.
Count Straasman.

FINIS.

